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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 22nd January 1958 :—

Issue No.	No. and date	Issued by	Subject				
25	S. R. O. 252, dated the 15th January 1958.	Ministry of Steel, Mines and Fuel.	Acquiring of land specified in the schedules therein for the purpose of the development of State Collieries.				
	S.R.O. 253, dated the 15th January 1958.	Ditto.	Notice of intention to prospect for coal from the land men- tioned in the schedule there- in.				
	S.R.O. 254, dated the 15th January 1958.	Ditto.	Notice of intention to prospect for coal from the land mentioned in the schedule therein.				
{ 	S.R.O. 255, dated the 15th January 1958.	Ditto.	Notice of intention to prospect- for coal from the land men- tioned in the schedule there in.				
, ,	S.R.O. 256, dated the 15th January, 1958.	Ditto.	Notice of intention to prospect for coal from the land men- tioned in the schedule there- in.				
 	S.R.O. 257, dated the 15th January 1958.	Ditto.	Notice of intention to prospect for coal from the land men- tioned in the schedule there- in.				
 	S.R.O. 258, dated the 15th January 1958.	Ditto.	Notice of intention to prospect for coal from the land mentioned in the schedule therein,				
	S.R.O. 259, dated the 15th January 1958.	Ditto.	Notice of intention to prospect for coal from the land men- tioned in the schedule there- in.				

Issue No.	No. and date	Issued by	Subject
26	S.R.O. 260, dated the 16th January 1958.	Ministry of Finance.	Draft of the Customs and Excise Duties Drawback (Linolet m) Rules, 1958.
	S.R.O. 261, dated the 16th January 1958.	Ditto.	Draft of the Customs and Excise Duties Drawback (Trailers) Rules, 1958.
27	S.R.O. 262, dated the 17th January 1958.	Ministry of Infor- mation and Broad- casting.	Certification of films to be of the description specified therein.
27-A	S.R.O. 262-A, dated the 16th January 1958.	Ministry of Law	The Constitution (Application to Jammu and Kashmir) Amendment Order, 1958 (C.O. 55).
2 8	S.R.O. 263, dated the 14th January 1958.	Ministry of Food and Agriculture.	Amendment made in the Madras Rice Mills Licensing Order 1955.
29	S.R.O. 264, dated the 18th January 1958.	Ditto.	Delogation of powers to the Government of Kerala in relation to stocks of rice, under the Essential Commodities Act, 1955.
30	S.R.O. 265, dated the 11th January 1958.	Election Commission, India.	Election Petition No. 239 of 1957.
31	S.R.O. 266, dated the 18th January 1958.	Ministry of Finance,	Nomination of Shri H. M. Patel to be a Director of the Central Board of the Reserve Bank of India.
32	S.R.O. 267, dated the 18th January 1958.	Election Commis- sion, India.	List of contesting candidates for election to the House of the People from the Jalna Parliamentary Constituency.
33	S.R.O. 268, dated the 8th Jan- uary 1958.	Ditto.	Election Petition No. 466 of 1957.
34	S.R.O. 269, dated the 21st January 1958.	Ministry of Educa- tion and Scientific Research.	Appointment of date on which the Copyright Act, 1957 shall come into force.
	S.R.O. 270, dated the 21st January 1958.	Ditto.	The Copyright Rules, 1958.
	S.R.O. 271, dated the 21st January 1958.	Ditto.	The International Copyright Order, 1958.
	S.R.O. 272, dated the 21st January 1958.	Ditto.	Copyright (International Organisations) Order, 1958.
35	S.R.O. 273, dated the 21st January 1958.	Ministry of Finance.	Draft of the Customs Duties Drawback (Umbrella Ribs) Rules, 1958.
•	S.R.O. 274, dated the 21st January 1958.	Ditto.	Draft Amendments to be made in the Customs Duties Draw- back (Carbon Paper) Rules 1957.

Issuc No.	No. and date	Issued by	Subject				
	S.R.O. 275, dated the 21st January 1958.	Ministry of Finance.	Draft of the Customs Duties Drawback (Tissue Paper) Rules, 1958.				
	S.R.O. 276, dated the 21st January 1958.	Ditto.	Draft Amendment to be made in the Customs Duties Draw- back (Glass and Glasswares) Rules, 1957.				
36	S.R.O. 277, dated the 22nd January 1958.	Ditto.	Exemption of exhaust fans, when imported, from so much of customs duty leviable thereon.				

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners)

ELECTION COMMISSION. INDIA

New Delhi, the 13th January 1958

S.R.O. 349.—It is hereby notified for general information that the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. RN-P290/57(192) dated the 14th November, 1957, has been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section of the said Act:—

Shri Bhagirath Mohta, Mohta House, 29-Strand Road, Calcutta-1.

[No. RN-P/290/57(192-R)/2899.]

By Order,

A. KRISHNASWAMY AIYANGAR, Secy.

MINISTRY OF LAW

New Delhi, the 22nd January 1958

S.R.O. 350.—In exercise of the powers conferred by clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Central Government hereby appoints Shri S. D. Pyne, Solicitor, of Messrs. Pyne and Pyne, Solicitors and Notaries, 1B, Old Post Office Street, Calcutta, as Government Pleader for the purposes of the said Order in relation to any suit on the Original Side of the High Court at Calcutta, relating to the Railways and the Chittaranjan Locomotive Works, Chittaranjan, or against a public officer in the service of the Railways, and the Chittaranjan Locomotive Works.

[No. F.66(1)/58-J.]

New Delhi, the 25th January 1958

- S.R.O. 351.—In exercise of the powers conferred by rule 1 of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908) and in supersession of the notification of the Government of India in the Ministry of Law, No. S.R.O. 1651 dated the 1st September 1953, the Central Government hereby appoints-
 - (i) the officers specified in the Schedule annexed hereto as persons whom plaints and written statements in suits in any court of civil jurisdiction by or against the Central Government shall be signed;
 - (ii) those of the officers referred to in sub-clause (i) who are acquainted with the facts of the case, as persons by whom such plaints and written statements shall be verified.

SCHEDULE

I-GENERAL

Any Secretary, Additional Secretary, Joint Secretary, Deputy Secretary or Under Secretary to the Government of India.

II—President's Secretariat

Military Secretary to the President.

Deputy Military Secretary to the President,

III-PRIME MINISTER'S SECRETARIAT

Principal Private Secretary to the Prime Minister.

Private Secretary to the Prime Minister (Administration).

IV—CABINET SECRETARIAT

Director of Industrial Statistics.

Joint Director (Co-ordination) in the Central Statistical Organisation.

Chief Director, National Sample Survey.

Assistant Directors, National Sample Survey.

V—DEPARTMENT OF PARLIAMENTRY AFFAIRS

Secretary, Department of Parliamentary Affairs.

VI-MINISTRY OF COMMERCE AND INDUSTRY

Chief Industrial Adviser, Development Wing.

Chief Controller of Imports and Exports.

Any Joint Chief Controller of Imports and Exports.

Any Deputy Chief Controller of Imports and Exports,

Director General of Commercial Intelligence and Statistics.

Director of Exhibitions.

Development Commissioner, Small Scale Industries.

Any Joint Development Commissioner, Small Scale Industries.

Any Regional Director, Small Industries Service Institute.

Textile Commissioner.

Joint Textile Commissioner.

Deputy Textile Commissioner.

Industrial Adviser (Textile Production)

Any Director, Textile Commissioner's Organisation.

Salt Commissioner.

Any Deputy Salt Commissioner.

Any Assistant Salt Commissioner.

General Manager, Rajputana Salt Sources Division, Sambhar Lake.

Registrar of Trade Marks.

Controller of Patents & Designs.

Custodian of Enemy Property.

Economic Adviser to the Government of India.

Secretary, Forward Markets Commission, Bombay.

VII-MINISTRY OF DEFENCE

Scientific Adviser to the Ministry of Defence:

Director General, Armed Forces Medical Services.

Chief Administrative Officer.

Director, Military Lands and Cantonments.

Deputy Director, Military Lands and Cantonments.

Military Estates Officer,

Executive Officer-cum-Military Estates Officer.

Organisation of Controller General of Defence Production

Director General, Ordnance Factories.

Deputy Director General, Ordnance Factories.

Assistant Director General, Ordnance Factories.

Superintendent or Officer-in-charge of Ordnance Clothing Factories.

Director Research & Development (Armament).

Director of Research & Development (General).

Chief Superintendent or Superintendent of Development,

Technical Development Establishments.

Inspector or Assistant Inspectors in charge of Inspection Area,

Officer-in-charge, Clothing Inspection Depot, Shahjahanpur.

Army

General Officers Commanding-in-Chief, Commands.

Commander, Corps.

Principal Staff Officers, Heads of Branches or Directors at Army Headquarters.

Chairman, Board of Administration, Canteen Stores Department (India).

Commander, Area.

Commander, Division.

Commander, Independent Sub-Area.

Commander, Sub-Area.

Commander, Brigade.

Commander, Brigade Area.

Officer Commanding, Station.

Officer Commanding, Unit Establishments.

Director, Territorial Army.

Embarkation Commandants, Bombay and Calcutta.

Chief Engineers.

Deputy Chief Engineers.

Commander, Works Engineers (CWE).

Staff Officers, Corps of Engineers I or II.

Deputy Commander, Works Engineers (DCWE).

Assistant Commander, Works Engineers.

Senior Barrack/Stores Officers.

Garrison Engineers.

Officer Commanding, Engineer Stores Depots.

Chief Works Officer, Naval Dockyard Expansion Scheme.

Commandant, College of Military Engineering.

Officer Commanding, Administration Wing, College of Military Engineering Commandants, Engineer Groups.

Director, Ministry of Defence Security Corps.

Director of Ordnance Services,

Director of Mechanical Engineering.

Navu

Chief of the Naval Staff.

Deputy Chief of the Naval Staff.

Commodore-in-charge, Bombay.

Commodore-in-Charge, Cochin.

Naval Officer-in-Charge.

Captain Superintendent of the Dockyard.

Resident Naval Officers.

Commanding Officers of the Indian Ships or Naval Shore Establishments.

Air Force

Chief of the Air Staff.

Deputy Chief of the Air Staff.

Air Officer-in-Charge of Personnel and Organisation.

Air Officer-in-Charge, Technical and Equipments Services.

Air or Other Officer Commanding, Command.

Officer Commanding, Wing.

Officer Commanding, Station.

Officer Commanding Squadron or other Unit.

VIII-MINISTRY OF EDUCATION & SCIENTIFIC RESEARCH

Director of Archives.

Librarian, National Library.

Director General of Archaeology.

Deputy Director General of Archaeology.

Superintendents, Archaeological Department.

Director, Department of Anthropology.

The Principal, Central Institute of Education.

The Director, Indian Institute of Technology.

Department of Scientific Research and Technical Education

Director, Zoological Survey of India.

Surveyor General of India.

Directors, Survey of India.

Deputy Directors, Survey of India.

Superintending Surveyors, Survey of India.

Chief Botanist, Botanical Survey of India.

Director, Indian School of Mines and Applied Geology.

Principal, Delhi Polytechnic.

Departments of Education & Cultural Activities & Physical Education

Any Deputy Educational Adviser.

SEC. 3]

Any Assistant Educational Adviser.

Curator, National Gallery of Modern Art.

Director, National Museum.

Keeper, National Museum.

Director, National Institute of Basic Education.

Director, National Fundamental Education Centre.

Assistant Director, National Fundamental Education Centre.

Archaeological Chemist, Department of Archaeology.

Government Epigraphist, Department of Archaeology.

Garden Superintendent, Department of Archaeology.

Superintendent, Training Centre for the Adult Blind.

Manager, Central Braille Press.

IX-MINISTRY OF FINANCE

Department of Economic Affairs

Masters, India Government Mints.

Master, Assay Department and Silver Refinery Project.

Master, India Security Press.

Managers of Public Debt Offices.

Governor, Reserve Bank of India.

Financial Adviser and Chief Accounts Officer, Hirakud Project.

Controller of Insurance.

National Savings Commissioner.

Director, Deputy Directors and Assistant Directors, Enforcement Unit, Foreign Exchange Regulation Act.

Indian Audit and Accounts Department

Comptroller and Auditor General of India.

Deputy Comptroller and Auditor General of India.

Any Additional Deputy Comptroller and Auditor General.

Controller of Commercial Accounts.

Accountants General.

Comptrollers.

Chief Auditors of Indian Railways.

Director of Railway Audit.

Director of Audit, Defence Services.

Controller of Coal Accounts.

Deputy Accountants General, Posts and Telegraphs.

Chief Auditor, Damodar Valley Corporation and Sindri Projects.

Finance (Defence)

Financial Adviser.

Additional Financial Adviser.

Joint Financial Adviser.

Deputy Financial Adviser.

Assistant Financial Adviser.

Defence Accounts Department

Controller General of Defence Accounts.

Additional Controller General of Defence Accounts.

Deputy Controller General of Defence Accounts.

Controllers or Joint Controllers of Defence Accounts.

Department of Revenue

Commissioners of Income-tax.

Collectors of Customs, Additional Collectors of Customs, Deputy Collectors of Customs and Assistant Collectors of Customs.

Collector of Land Customs, Calcutta.

Any Officer of the Central Excise Department not below the rank of Assistant Collector of Central Excise.

Narcotics Commissioner.

X-MINISTRY OF FOOD & AGRICULTURE

Department of Agriculture

Vice President, Indian Council of Agricultural Research.

Central Registrar of Cooperative Societies and Joint Secretary incharge of Cooperation, Ministry of Food & Agriculture, Department of Agriculture.

Agricultural Marketing Advisor to the Government of India.

Agricultural Extension Commissioner, Directorate of Extension and Training.

Director, Indian Institute of Sugarcane Research.

Director, Sugarcane Breeding Institute.

Director, Indian Agricultural Research Institute.

Director, Central Potato Research Institute.

Director, Central Rice Research Institute.

Directors, Indian Veterinary Research Institutes.

Directors of Dairy Research,

President, Forest Research Institute & Colleges.

Plant Protection Adviser to the Government of India.

Director, Locust Control.

Chairman, Central Tractor Organisation.

Superintendent, Cattle-cum-Dairy Farm.

Economic and Statistical Adviser to the Government of India.

Chief Research Officer, Central Marine Fisheries.

Chief Research Officer, Inland Fisheries Research Station.

Superintending Engineer, Deep Sea Fishing Station.

General Manager, Central Mechanised Farm.

Officer Incharge, Central Mechanised Farm,

Department of Food

Director General of Food, Deputy Director General of Food, Regional Directors (Food) or Directors, Joint Directors or Deputy Directors of Food.

Chief Director of Purchase, Director of Purchase, Joint Director of Purchase or Deputy Directors of Purchase.

Chief Director of Sugar & Vanaspati.

Director, National Sugar Institute.

XI-MINISTRY OF HEALTH

Deputy Director General of Health Services.

Assistant Director General of Health Services (Stores).

Any Deputy Assistant Director General (Medical Stores), Government Medical Store Depots.

Principal, College of Nursing.

Director, Malaria Institute of India.

Director, Central Research Institute.

Director, All-India Institute of Hygiene & Public Health.

Serologist and Chemical Examiner to the Government of India.

Civil Surgeon, Simla.

Director, Central Drugs Laboratory.

Any Assistant Drugs Controller.

Any Port Health Officer.

Any Airport Health Officer.

Director, B.C.G. Vaccine Laboratory.

Superintendent, Lady Reading Health School, Delhi.

Ram Chandra Lohia Infant Welfare Centre, Delhi.

Medical Superintendent, Hospital for Mental Diseases.

Medical Superintendent, Safdarjang Hospital, New Delhi.

Medical Superintendent, Willingdon Hospital, New Delhi.

Technical Officer, Central Drugs Standard Control Organization.

Director, Central Food Laboratory.

Director, Leprosy Control Works of the Government of India.

Director General (CHS) and Assistant Director General (CHS) Directorate General of Health Services, New Delhi.

Officer-in-Charge, Family Planning Training and Research Centre.

Health Officer, Family Planning Training, Demonstration and Experimental Centre.

Principal, Medical College, Pondicherry.

XII-MINISTRY OF INFORMATION & BROADCASTING

Principal Information Officer.

Director, Publications Division.

Director General, All-India Radio.

Station Directors, All-India Radio.

Controller of Administration, Films Division.

Any Regional Officer, Central Board of Film Censors.

Registrar of Newspapers for India,

Director of Advertising and Visual Publicity.

Deputy Director, Research and Reference Division.

XIII-MINISTRY OF IRRIGATION & POWER

Central Water & Power Commission

Chairman.

Members.

Chief Engineers.

Directors and Thermal Specialist Engineers.

Deputy Directors.

Administrative Officers,

Assistant Administrative Officers.

Superintending Engineers.

Executive Engineers.

Hirakud Dam Project

Chief Engineer.

Personal Assistant to Chief Engineer.

Superintending Engineers.

Divisional Officers (Executive Engineers).

XIV-MINISTRY OF LABOUR AND EMPLOYMENT

Chief Labour Commissioner.

Chief Adviser, Factories.

Controller of Emigrant Labour, Shillong.

Coal Mines Welfare Commissioner.

Welfare Commissioner, Mica Mines Labour Welfare Fund.

Chairman, Mica Mines Labour Welfare Fund Advisory Committee for Andhra Pradesh.

Chairman, Mica Mines Labour Welfare Fund Advisory Committee for Rajasthan.

Additional Deputy Director (Labour), Gorakhpur,

Chief Inspector of Mines in India.

Director, Labour Bureau.

Central Provident Fund Commissioner.

Regional Provident Fund Commissioners,

Coal Mines Provident Fund Commissioner.

Chairman, Central Government Industrial Tribunals.

XV-MINISTRY OF LAW

Additional Secretary and Chief Draftsman, Joint Secretary and Draftsman, Additional Draftsman, Deputy Draftsman, Assistant Draftsman, Joint Secretary and Legal Adviser, Additional Legal Adviser, Deputy Legal Adviser or Assistant Legal Adviser.

Registrar, Income-tax Appellate Tribunal, Bombay.

Secretary, Election Commission, India.

XVI-MINISTRY OF REHABILITATION

Custodian General of Evacuee Property.

Deputy Custodian General of Evacuee Property.

Custodian of Evacuee Property, Delhi.

Custodian of Evacuee Property, Himachal Pradesh, Simla.

Chief Settlement Commissioner, Ministry of Rehabilitation.

Any Regional Settlement Commissioner.

XVII-MINISTRY OF STEEL, MINES AND FUEL

Coal Controller.

Director, Indian Bureau of Mines.

Director, Indian School of Mines and Applied Geology.

Controllers of Mining Leases.

Members and Secretary of the Oil and Natural Gas Commission.

Director of Geology and Geophysics, Oil and Natural Gas Commission.

Department of Iron and Steel

Iron and Steel Controller.

Deputy Iron and Steel Controllers.

Price and Accounts Officer, Iron and Steel Control Organisation.

XVIII-MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Transport Wing)

Administrative Officer, Cochin Harbour.

Port Administrative Officer, Vizagapatam.

Development Commissioner, Kandla.

Secretary to the Development Commissioner, Kandla.

Director General of Shipping.

Any Deputy Director General of Shipping.

Any Principal Officer, Mercantile Marine Department.

Captain Superintendents of Training Ships.

Director, Marine Engineering Training.

Principal, Nautical and Engineering College.

Surveyors in-Charge, Mercantile Marine Department

Any Shipping Master.

Directors, Seamens' Employment Offices.

Regional Tourist Officers.

Department of Lighthouses & Lightships

Director General of Lighthouses and Lightships.

Administrative Officer.

Executive Officer.

Executive Engineer.

Executive Engineer (Electrical).

Marine Officers.

Directors of Lighthouses and Lightships.

Civil Aviation Department

Senior Aerodrome Officers, Aerodrome Officers or Assistant Aerodrome Officers-in-Charge of Civil Aerodromes.

Director, Inspection Office, Southern Area, Bangalore.

Indian Meteorological Department

Deputy Directors General.

Directors, Regional Meteorological Centres.

Director, Agricultural Meteorology.

Director, Colaba and Alibag Observatorics.

Director, Solar Physics Observatory,

Government of India Overseas Communication Service

Director-General.

Director (Administration).

Chief Engineer.

Director.

Deputy Director-General (Traffic).

Traffic Manager.

Engineers-in-Charge.

Indian Posts and Telegraphs Department

All Gazetted Officers.

XIX-MINISTRY OF WORKS, HOUSING AND SUPPLY

Chief Inspector of Explosives in India.

Estate Officer.

Joint Estate Officer.

Estate Managers and Assistant Estate Managers.

National Buildings Organisation

Director.

Joint Director.

Central Public Works Department

Chief Engineer.

Additional Chief Engineers.

Director of Administration.

Superintending Engineers and Executive Engineers.

Chief Resident Engineer, Jawahar Tunnel Projects.

Director of Horticulture,

Superintending Surveyors of Works.

Electrical Engineers.

Stationery and Printing

Chief Controller of Printing and Stationery.

Controller of Stationery.

Manager, Government of India Forms Stores.

Government of India Presses

General Manager, Government of India Press, New Delhi.

Managers, Government of India Presses.

Manager, Government of India Photo Litho Press.

Works Manager, Government of India Press, Nasik Road.

Production Officer, United Press, Delhi.

Managers, Government of India Forms Presses.

Government of India Publication Branch

Manager of Publications.

Directorate General, Supplies and Disposals

Director General, Supplies and Disposals.

Deputy Directors General, Supplies and/or Disposals.

Directors, Deputy Directors and Assistant Directors of Supplies and/or Disposals, whether posted at Headquarters or in any of the regional offices.

Director of Administration.

Director of Co-ordination and Statistics.

Deputy Director of Administration.

Deputy Director of Co-ordination.

Director, Government Test House.

Deputy Director, Government Test House.

Any Assistant Director (Administration).

Officer on Special Duty (Litigation).

Assistant Director (Litigation), Calcutta.

Chief Pay and Accounts Officer, Ministry of Works, Housing and Supply.

XX-MISCELLANEOUS

District Magistrates and Deputy Commissioners in West Bengal.

Collector of Bombay.

Secretary to the Chief Commissioner, Andaman and Nicobar Islands.

Administrator, Laccadive, Minicoy & Amindivi Islands.

[No. F.52(1)/57-J.] B. N. LOKUR, Jt. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi-2, the 21st January 1958

S.R.O. 352.—In exercise of the powers conferred by Entry 3(b) of the table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Shri B. S. Prithvirajsınhji S. Jhala, grandson of the Ruler of Sayla, for purposes of that entry, and directs that the exemption shall be valid in respect of one revolver/pistol and two guns (rifles or smooth bore).

[No. 16/9/57-Police IV.]

New Delhi-2, the 25th January 1958

S.R.O. 353.—In exercise of the powers conferred by sub-section (a) of section 27 of the Indian Arms Act, 1878 (11 of 1878), the Central Government hereby exempts Lt. Col. D. G. Majhi, accompanying Her Majesty the Queen of Nepal visiting Calcutta, from the operation of the prohibitions and directions contained in section 6 of the said Act, in respect of one .38 bore pistol No A31869 with 12 rounds of ammunition.

[No. F.17/1/58-Police(IV).]

C. P. S. MENON, Dy. Secy.

New Delhi-2, the 21st January 1958

S.R.O. 354.—In exercise of the powers conferred by the provise to article 309 of the Constitution and in supersession of the notification of the Government of India in the Ministry of Home Affairs No. S.R.O. 3923 dated the 7th December, 1957, the President hereby makes the following amendment in the Central Civil Services (Classification, Control and Appeal) Rules, 1957, namely:—

In part I of the Scheduled to the said rules, after entry 23, the following entry shall be inserted, namely:—

- "24. Indian Frontier Administrative Service: -
- (a) Grade I
- (b) Grade II

[No. F.7/51/57-Ests.(A).]

New Delhi-2, the 25th January 1958

S.B.O 355.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following further amendments in the Central Civil Services (Classification, Control and Appeal) Rules, 1957, namely:—

In the Schedule to the said Rules-

- (1) in Part I, below the entry 24, the following entry shall be inserted, namely:—
- "25. Central Legal Service (Grades I, II, III & IV)."
- (2) in Part III, against "Central Secretariat Clerical Service, Grades I and II", below "(K) Directorate General of Supplies and Disposals" and the entries relating thereto in columns 3 to 5, the following shall be inserted, namely:—

(1)	3	4	5	
	Ministry Joint	(i) to	Secretary,	
	of Law-Secretary	(ili)	Ministry of	
	and Legal Adviser.		Law.	

[No. 7/54/57-Ests.(A)]

New Delhi-2, the 23rd January 1958

- **S.R.O. 356.**—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following amendments in the Indian Police Service (Regulation of Sentority) Rules. 1954.
- 2. The amendments shall be deemed to have taken effect from the 14th May, 1956

Amendments

In the said Rules,

- (i) after rule 5, the following rule shall be inserted, namely:—
 - "5-A.—Seniority of Officers appointed under the Indian Police Service (Special Recruitment) Regulations, 1957.—Notwithstanding anything contained in any of the provisions of these rules, the seniority of officers appointed to the service in accordance with the regulations framed under sub-rule (5) of rule 9 of the Indian Police Service (Recruitment) Rules, 1954, shall be determined in accordance with such regulations, as the Central Government may, after consultation with the State Governments and the Commission, from time to time, make."
- (ii) in rule 6, for the word and figures "4, 5 and 7", the word and figures "4, 5, 5 A and 7" shall be substituted.

[No. 13/30/57-AIS(III)-A.]

- S.R.O. 357.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following amendments in the Indian Administrative Service (Regulation of Seniority) Rules, 1954.
- 2. The amendments shall be deemed to have taken effect from the 20th December, 1956.

Amendments

In the said Rules,

- (i) after rule 5, the following rule shall be inserted, namely:—
 - "5-A. Seniority of Officers appointed under the Indian Administrative Service (Special Recruitment) Regulations, 1956—Notwithstanding anything contained in any of the provisions of these rules, the seniority of officers appointed to the service in accordance with the regulations framed under sub-rule (3) of rule 4 of the Indian Administrative Service (Recruitment) Rules, 1954, shall be determined in accordance with such regulations, as the Central Government may, after consultation with the State Governments and the Commission, from time to time, make."
- (il) in rule 6, for the word and figures "4, 5 and 7" the word and figures "4, 5, 5-A and 7" shall be substituted.

[No. 13/30/57-AIS(III).]

S. P. MUKERJEE, Under Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi-3, the 23rd January 1958

S.R.O. 358.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby directs that the following further amendments shall be made to the Indian Foreign Service Rules, 1954, namely:—

In the said Rules, the following may be substituted for the existing item (ix) below sub-rule (4) of Rule 18,

- "(ix) Marine Insurance charges".
- 2. This amendment shall be deemed to have taken effect on and from the 25th day of September, 1957.

[No. F.I(6)-E.II/57(IFSR.Amd.23).]

A. S. MEHTA, Dy. Secy.

MINISTRY OF FINANCE

(Department of Company Law Administration)

New Delhi-1, the 25th January, 1958

S.R.O. 359.—In exercise of the power conferred by clause (a) of sub-section (1) of section 448 of the Companies Act, 1956 (1 of 1956), the Central Government hereby appoints, until further orders, Shri Narsingh Dass Gupta, acting Registrar of the Judicial Commissioner's Court, Himachal Pradesh, Simla, to be the exofficio Official Liquidator attached to that court for the period 30th December, 1957 to 31st March, 1958 vice Shri Chet Ram.

[No. 2(27)-CL.III/56.]

P. B. SAHARYA, Under Secy.

(Department of Expenditure)

New Delhi-2, the 22nd January 1958

S.R.O. 360.—In exercise of the powers conferred by the proviso to article 309 and, in relation to persons serving in the Indian Audit and Accounts Department, after consultation with the Comptreller and Auditor General as required by clause 150 of article 148 of the Constitution, the President hereby directs that the following further amendment shall be made in the Fundamental Rules, namely:—

In the said Rules, for Rule 31, the following shall be substituted, namely:

- "F.R.31(1). Subject to the provisions of Rules 30 and 35, a Government Servant who is appointed to officiate in a post will draw the presumptive pay of that post.
- (2) On an enhancement in the substantive pay, as a result of increment or otherwise, the pay of such Government servant shall be re-fixed under sub-rule (1) from the date of such enhancement as if he was appointed to officiate in that post on that date where such re-fixation is to his advantage

[No. $\mathbf{F}.2(4)-\mathbf{E}.\mathbf{III}/58.$]

K. S. GANAPATI, Dy. Secy.

(Communications Division)

New Delhi, the 22nd January 1958

S.R.O. 361.—The President hereby directs that the following further amendment shall be made in the Post Office 5-Year Cash Certificates Rules, namely:—

In rule 6 of the Sub-rules, after sub-rule (10), the following Sub-rule shall be inserted, namely: -

"(11) A receipt obtained by Government in respect of payment of amount due on a Post Office Cash Certificate whether endorsed on the back of the Certificate at the time of its discharge or taken separately shall be exempt from the payment of stamp duty chargeable under the Indian Stamp Act, 1899".

[No. 1 NSC/PTI/58.]

S.R.O. 362.—The President hereby directs that the following further amendment shall be made in the Post Office 10-Year Defence Savings Certificates Rules, namely:—

In rule 10 of the said rules, after sub-rule (7), the following sub-rule shall be inserted, namely:—

"(8) A receipt obtained by Government in respect of payment of amount due on a Defence Savings Certificate, whether endorsed on the back of the Certificate at the time of its discharge or taken separately, shall be exempt from the payment of stamp duty chargeable under the Indian Stamp Act, 1899."

[No. 2 NSC/PTI/58.]

S.R.O. 363.—In exercise of the powers conferred by section 6 of the Post Office National Savings Certificates Ordinance, 1944 (42 of 1944), the Central Government hereby makes the following further amendments to the Post Office National Savings Certificates Rules, 1944, namely: -

In the said Rules—

- (1) in sub-rule (1) of rule H, the following shall be added at the end, namely: -
- "A receipt obtained by Government in respect of payment due on a Certificate, whether endorsed on the back of the Certificate at the time of its discharge or taken separately, shall be exempt from the payment of stamp duty chargeable under the Indian Stamp Act, 1899".,
 - (2) in rule J. sub-rule (3) shall be omitted.

[No. 3 NSC/PTI/58.1

S.R.O. 364.—In exercise of the powers conferred by Section 6 of the Post Office National Savings Ordinance, 1944 (42 of 1944), the Central Government hereby makes the following further amendment in the Government of India, Ministry of Finance (Department of Economic Affars), Notification No. SRO-1449, dated the 1st May, 1954, namely: --

In the said notification, after clause (f), the following shall be inserted as clause (g), namely:-

"(g) A receipt obtained by Government in respect of payment due on a National Plan Certificate whether endorsed on the back of the certificate at the time of its discharge or taken separately shall be exempt from the payment of stamp duty chargeable under the Indian Stamp Act, 1899."

[No. 4 NSC/PTI/58]

M. K. NAIR, Under Secy.

(Department of Revenue)

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 21st January 1958

S.R.O. 365.—In exercise of the powers conferred by Section 19 of the Medicinal and Tollet Preparations (Excise Duties) Act, 1955 (16 of 1955), the Central Government hereby makes the following further amendments in the Medicinal and Tollet Preparations (Excise Duties) Rules, 1956, namely:—

In the said rules-

- 1. In rule 2, clause (xxiii) shall be omitted.
- 2. In rule 22, for the words "There shall be only one entrance to the bonded manufactory", the words "Unless otherwise ordered by the State Government, there shall be only one entrance to the bonded manufactory" shall be substituted.
 - 3. In clause (vi) of rule 23, the words "the entrance to" shall be omitted.
- 4. In rule 27, before the words "Duty at the full rate", the words "Subject to the provision of rule 19", shall be inserted.
- 5. In rule 29, in sub-rule (1), for the words "or the standard formulae of the manufacturer which has been registered with and approved by the Central Drugs Laboratory, Calcutta", the words and figures 'or the formula of the patent and proprictary medicine displayed on the label of the container in the manner prescribed in the Drugs Rules, 1945 for the time being in force" shall be substituted.
- 6. In clause (i) of rule 33, for the words "not exceeding 8 ounces", the words "of 8 cunces or such quantity of the preparation as the officer-in-charge considers necessary" shall be substituted.
- 7. In sub-rule (2) of rule 37, for the words "the difference in duty shall be collected or made leviable, as the case may be, on determination of the volume and strength of the alcohol so recovered. For this purpose a sample shall be sent by the officer-in-charge to the Chemical Examiner", the words "the duty on the preparation so manufactured shall be collected or made leviable on determination of the spirit strength of the preparation" shall be substituted.

- 8. In sub-rule (1) of rule 38, for the words "The Central Government or the State Government with the prior approval of the Central Government", the words "The State Government" shall be substituted.
- 9. In rule 47, after clause (viii), the following clause shall be inserted namely:—
 - "(ix) The State Government may relax all or any of the provisions of clauses (i) to (viii) in the case of small manufacturers whose annual consumption of alcohol does not exceed 100 mallons and wiso in the case of those who prepare medicinal preparations for dispensing to their patients only and not for sale."
 - 10. For clause (i) of rule 54, the following shall be substituted, namely:
 - "(i) A sample shall be of 8 fluid ounces or such quantity as may be fixed by the Excise Commissioner."
 - 11. In tule 59—
 - (a) in clause (i)-
 - (1) the words "and which are not likely to be used for any purpose other than as medicine" shall be omitted; and
 - (2) for the words "The Indian Pharmacopoeial List" appearing against item
 (3) the words "The Indian Pharmacopoeia" shall be substituted.
 - (b) for clause (ii), the following shall be substituted, namely:-
 - "(li) Non-official allopathic preparations hereinafter referred to as proprietary preparations which are prepared according to allopathic system of medicine and conform strictly to the formula displayed on the label."
- 12. For the heading "Spurious preparations" appearing after rule 67, the heading "Standing Committee" shall be substituted.
 - 13. For rule 68, the following rule shall be substituted, namely:--
 - "68. Standing Committee and its functions.—(1) A Standing Committee consisting of the Drugs Controller of the Government of India and the Chief Chemist, Central Revenues Control Laboratory, shall advise the Central Government on all matters connected with the technical aspects of the administration of the Art and these rules, and in particular, on the question whether—
 - (i) a particular preparation is entitled to be treated, or to continue to be treated, as a genuine medicinal or toilet preparation for the purposes of the Act;
 - (ii) and if so, whether it should be treated, or continue to be treated, as a restricted or an unrestricted preparation.
 - (2) The Committee may tender such advice, on the motion of the Central Government and may make such investigation as it or the Central Government considers necessary, and the Central Government may take, on such advice, such decision as that Government thinks fit.
- 14. In rule 83, in sub-item (i) of item 2 of the Table annexed to the said rule, before the words "where consumption of alcohol, is 24 London Proof gallons or tess per annum". the words "where only opium, Indian hemp and other narcotic drugs and narcotics are used or" shall be inserted.
- 15. In rule 91, in the marginal heading, for the words "for working", the words "to manufacture medicinal and toilet preparations in" shall be substituted.
- 16 In rule 94, for the words "establishment of a manufactory", the words "manufacture of medicinal and toilet preparations" shall be substituted.
 - 17. In rule 95-
 - (a) in the marginal heading after the words "Disposal of application for" the words "licence to manufacture medicinal and tollet preparation in a" shall be inserted;
 - (b) in sub-rule (2), for the words "bonded or non-bonded manufactory licence may be granted, it shall sanction the establishment of the proposed manufactory", the words "licence for the manufacture of medicinal and toilet preparations in a bonded or non-bonded manufactory may be granted, it shall issue a licence" shall be substituted.

- 18. In the Schedule-
 - (a) under the heading, "Pharmacopoelal Preparations", the words "ALCOHOLS" and "Alcohol Dehydratum B.P." shall be omitted.
 - (b) the entry "Vinkola" appearing under "Non-Pharmacopoeial Preparations" shall be omitted.
- 19. In the list of Forms—the entry "CHALAN" and the serial number 34 and the serial number in columns 2, 3, 4, and 5 shall be omitted.
- 20. Form C.H.-I, bearing M & T.P. Series No. 34, appended to the Rules, shall be omitted.

[No. 3.]

G. P. DURAIRAJ, Under Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 1st February, 1958

S.R.O. 366.—In pursuance of rule 12 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby directs that a rebate of excise duty paid on the vegetable non-essential oils, other than cottonseed oil, used in the manufacture of vegetable product, and the excise duty paid on such vegetable product, shall be allowed at the following rates on its exportation to any country or territory out of India or the said State, other than a country or territory with a common land frontier with India, which has been declared to be foreign territory under section 5 of the Indian Tariff Act, 1934 (32 of 1934), except Pakistan and Burma, or shipped as stores for use on board a ship proceeding to a foreign port subject to the conditions and limitations set out in Appendix I to this condition:—

Rate of Rebate

- (i) on Vegetable Product,-Rs. 140 per ton of such vegetable product.
- (ii) on Vegetable Non-essential oils other than Cottonseed oil used in the manufacture of the Vegetable Product,—Rs. 105.60 per ton of such vegetable product.

Provided that-

- (1) the the vegetable product to be exported is manufactured in a factory licensed under the Central Excise Rules, 1944, and the exports are made direct from such a factory;
- (2) the exporter produces the proof of payment of duty on the vegetable non-essential oil used in the manufacture of vegetable product for the purpose of calculating the rebate in respect of vegetable non-essential oils; the oils constituting part of the exemption quota specified in the notification of the Government of India, Ministry of Finance (Revenue Department) No. CER-8(25)/56-Central Excises, dated the 3rd November 1956, or constituting part of the quantity assessed to duty at the concessional rate specified in the notification of the Government of India, Ministry of Finance (Revenue Department) No. 40/57-Central Excises, dated the 16th May 1957, shall be treated as having paid duty at the rates prescribed under the Central Excises and Salt Act, 1944 (I of 1944) for the vegetable non-essential oils:
- (3) the value of the vegetable product at the time of exportation is, in the opinion of the Collector of Central Excise, not less than the amount of the rebate of excise duty claimed;
- (4) the amount of rebate of excise duty admissible is not less than five rupees;
- (5) the experter other than manufacturer executes an indemnity bond in Form C or D in Appendix II to this notification, with such surety or sufficient security, as the Collector approves, in a sum equal at

least to the amount of rebate claimed in respect of vegetable nonessential oils used in the manufacture of the vegetable product exported agreeing to indemnify Government in regard to any claim by the manufacturer for refund in whole, or in part, of the excise duty paid by him on such vegetable non-essential oils in respect of which rebate of duty may have been granted to such exporter;

(6) the exporter undertakes to refund to the Collector of Central Excise on demand being made within six months of the date of payment, any rebate erroneously paid to him.

APPENDIX I

(See Preamble)

- 1. The exporter of such vegetable product shall apply in writing in Form A for registration to the Collector of Central Excise in whose jurisdiction he carries on his business.
- 2. The exporter shall similarly get the registration renewed in the month of January every year on application in Form A.
- 3. Rebate of excise duty shall be allowed at the rates prescribed from time to time in respect of vegetable product and the vegetable non-essential oils (other than cottonseed oil) contained therein, exported—
 - (a) through the ports of Bombay, Madras or Calcutta, by the Collector of Central Excise, Bombay, Madras or Calcutta, as the case may be;
 - (b) through other ports, or by land, by the Collector of Central Excise with whom the exporter is registered.
- 4. The exporter shall prepare an application in Form B, and present it to the Collector of Central Excise within a period of three months of the date of export of such products, together with the Bill of Lading or Shipping Bill duly certified by the Customs authorities to the effect that the products have in fact been exported.
- 5. If the products are not exported, or the proof of export is not furnished to the satisfaction of the Collector, in the manner and within the prescribed time-limit, the Collector may in his discretion disallow the whole or any part of the claim for such rebate.

FORM 'A'

(See paragraph 1 of Appendix I)

Application for registration/renewal of registration for export, under claim for rebate, of the vegetable product.

(Delete the letters and words not applicable).

To

The Collector of Central Excise,

Sir,

I/We residing at taluk District request that I/We desire to register/renew our registration to export vegetable product under claim for rebate of duty, for the year

- 2. I/We hereby declare particulars (in the schedule overleaf) of the premises where such vegetable product is being manufactured.
- 3. I/We submit a list of vegetable product intended to be exported, along with the manufacturing formula of each, duly signed by the manufacturers of the products, with special reference to the quantity or proportion of vegetable non-essential oils actually used and the quantity and tariff category of the oils so used.
- 4. I/We declare that I/We will not change the list except with the prior permission of the Collector, and, if the manufacturer should make any revision in the manufacturing formulae of the products, the revised formulae will be similarly communicated to the Collector and his permission obtained before the products made according to the revised formulae are exported.

- 5. I/We agree to abide by the provisions of the Central Excise Rules, 1944, in respect of export of the vegetable product under claim for rebate of duty.
- 6. I/We declare that to the best of my/our knowledge and belief the information furnished here is true and complete.

Date

Signature of the exporter(s)

Full address

SCHEDULE

(See paragraph 2 of Form A)

- 1. List of vegetable product and their formula (attached).
- 2. Estimated quantity of vegetable non-essential oils of each tariff category and quality required for each unit of vegetable product.
- 3. Quantity of vegetable product which is estimated to be exported during the year.
 - 4. Particulars premises where the vegetable product is manufactured.
 - 5. Particulars of Central Excise Licences, if any, held by the exporter.
- 6. If the exporter is a firm, the names of its partners, and if a company the names of its directors.
 - 7. Financial standing of the exporter.

*List of Vegetable Products Manufactured

S. No.	Brand & size of the vegetable product.				Manufacturing formulae showing the percentage by weigh of vegetable non-essential oils used.								
						Cotto	nseed	oil	ther oils.				
I.				•									
2.								-					
3∙			•				•			•			
4.					•		•			•			
5-				•	•				•				
Place													
Date								S	ignature	(s) of the	menu	factur	er (s).

^{*}To be submitted to the Collector in triplicate.

FORM B'

(See paragraph 4 of Appendix I)

Application for rebate of duty on vegetable product exported.

To

The Collector of Central Excise,

- (1) Central Excise Registration No.
- (2) Name and address of the factory where the vegetable product was manufactured.
- (3) Particulars of the vegetable products exported-
 - (a) Vegetable product (brand and size)-

- (i) Quantity
- (ii) Value

(b) Vegetable non-essential oils used in the manufacture of the vegetable product exported—
(i) Cottonseed oil used per ton of vegetable product exported.
(ii) Other oils used per ton of vegetable product exported.
(4) No. and Date of the Bill of Lading/Shipping Bill/Export application.
(5) Amount of rebate claimed—
(i) vegetable product Rs.
(ii) vegetable non-essential oils other than cotton- seed oil Rs.
2. I/We attach herewith the A.R.1 No, dafedshowing payment of duty in respect of vegetable product and A.R.1 No dated
months of the date of payment, any rebate erroneously paid to me/us.
4. I/We certify that the aforesaid particulars are correct.
Date Signature and full address of the claimant(s). REFUND ORDER NO Date
The claim of Shri/M/s
(FOR EXPORTS THROUGH THE PORTS OF BOMBAY, MADRAS AND CALCUTTA)
Forwarded to:
(1) The Chief Accounts Officer, Central Excise,
(2) The Collector of Central Excise,
Date Collector of Central Excise,
Passed for payment for Rs
Cheque No
for Rs
Date Signature of Claimant
(FOR EXPORT THROUGH ANY OTHER CHANNEL)
Certified that I have this day
PlaceOfficer-in-Charge,''\easury.
Date

APPENDIX II

FORM 'C'

Bond	(with	security)	to	be	executed	by	exporters	other	than	manufacturers	of
	,	-,			Vegetal	ole	Product.			·	•

KNOW ALL MEN by these presents that I/We
ofregistered under the Central Excise Collec-
torate,, No
product [hereinafter called "the obligor(s)"] am/are jointly and severally bound
unto the President of India (hereinafter referred to as "the Government") in
the sum of Rsonly to be paid to the Government for which
payment well and truly to be made I/We jointly and severally bind myself/our-
selves and my/our respective heirs and legal representatives.

WHEREAS by a notification issued by the Central Government bearing No. 14/58-Central Excises, dated the 1st February 1958, under the Central Excise Rules, 1944, the Central Government has directed a rebate of excise duty paid on the vegetable non-essential oils, other than cottonseed oil, used in the manufacture of vegetable product and paid on such vegetable product at the rates mentioned in the said notification on its exportation to any country or territory out of India as mentioned therein

AND WHEREAS the obligor(s) have exported......quantity of vegetable non-cssential oils/vegetable products and applied for rebate of duty in respect of the same on its exportation.

AND WHEREAS under the said notification, the obligors are required to execute a bond agreeing to indemnify the Government in regard to any claim made against the Government by the manufacturer for refund in whole or in part of excise duty on such vegetable non-essential oils.

AND WHEREAS in pursuance of the said provision the obligors have executed the bond as aforesaid.

NOW THE CONDITION OF THE ABOVE WRITTEN obligation is that if at any time hereafter a refund of excise duty in respect of the said vegetable non-essential oils becomes payable to the manufacturers for which refund has been granted to the exporter, then the obligors shall pay to the Government the amount of rebate, if any, sanctioned and pa'd by the Government to the obligors and upon the obligors making such payment to the Government, the aforesaid obligation shall be vo'd otherwise and on breach or failure in the performance of the above obligation, the same shall remain in full force and effect.

AND IT IS HEREBY AGREED AND DECLARED that the Government shall be at liberty to make good all the loss or damage that may be incurred by the Government from the amount of deposit made by the obligors as aforesaid and that the same will not prejudice Government's right to enforce the above written bond.

AND IT IS HEREBY DECLARED that this bond is given under the orders of the Central Government for the performance of an act in which public are interested.

IN WITNESS WHEREOF......has/have put his/their respective hand/hands the day and the year herein above written.

Signed a	nd de d obli	livere gors in	d by n the	the prese	within nce of
(1)					
(2)					
Accepted	by				
for a	nd en	behali	of t	he Pr	esident

of India.

FORM 'D'

Bond (with surety) to be executed by exporters other than manufacturers of Vegetable Product.

WHEREAS by a notification issued by the Central Government bearing No. 14/58-Central Excises, dated the 1st February 1958, under the Central Excise Rules, 1944, the Central Government has directed a rebate of excise duty paid on the vegetable non-essential oils, other than cottonseed oil, used in the manufacture of vegetable product and paid on such vegetable product at the rates mentioned in the said notification on its exportation to any country or territory out of India as mentioned therein

AND WHEREAS the obligor(s) have exported.....quantity of vegetable non-essential oils/vegetable products and applied for rebate of duty in respect of the same on its exportation

AND WHEREAS under the said notification, the obligors are required to execute a bond along with a surety agreeing to indemnify the Government in regard to any claim made against the Government by the manufacturer for refund in whole or in part of excise duty on such vegetable non-essential oils

AND WHEREAS in pursuance of the said provision the obligor and the surety have executed the bond as aforesa d

NOW THE CONDITION OF THE ABOVE WRITTEN OBLIGATION is that if at any time hereafter a refund of excise duty in respect of the said vegetable, non-essential oils becomes payable to the manufacturers for which refund has been granted to the exporter, then the obligors and the surety shall pay to the Government the amount of rebate, if any, sanctioned and paid by the Government to the obligors and upon the obligors and/or the Surety making such payment to the Government, the aforesaid obligation shall be void otherwise and on breach of failure in the performance of the above obligation, the same shall remain in full force and effect

AND IT IS HEREBY agreed and declared that the Surety shall not be discharged or released of his liability hereunder by any arrangement made between the Government and the obligor either with or without his consent or by any other alteration in the obligation undertaken by the obligor as to payment, time. performance or otherwise.

AND IT IS HEREBY DECLARED that this bond is given under the orders of the Central Government for the performance of an act in which public are interested.

IN WITNESS WHEREOF the parties hereto have put their respective hands the day and the year herein above written.

Signed and delivered by the within named obligors in the presence of

(1)
(2)

Signed and delivered by the within named surety in the presence of

(1)
(2)

Ascepted by

Accepted by...... for and on behalf of the President of India.

[No. 14/58.]

(Department of Revenue)

ORDER

STAMPS

New Delhi, the 21st January 1958

S.R.O. 367.—In exercise of the powers conferred by clause (a) of sub-section (i) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government, with effect from the date of issue of this Order, reduces by one half stamp duty chargeable on mortgages without possession executed by industrial concerns in the Union territory of Delhi in favour of the Punjab Financial Corporation.

fNo. 3.1

M. PANCHAPPA, Under Secy.

Act 1878 the Goa Country liquor was imported

in contravention of the Government of India

Finance Department Notification No. 2 Camp-

CENTRAL EXCISE COLLECTORATE, DELHI

(CENTRAL EXCISE)

New Delhi, the 21st January 1958

S.R.O. 368.—I, in pursuance of Rule 5 of the Central Excise Rules, 1944, empower the Central Excise Officers specified in the following table, to exercise the powers and perform the functions of the Inspector specified in the Central Excise Rules, mentioned in column (2) of the said table.

TABLE

Rank of Officer	Central Excise Rule	Limitations, if any				
ī	2	3				
Supervisors	158 185	To allow clearances of tobacco from Bonded wherehouses of Class III and IV categories only.				
		[C. No. IV(8)1/57/3295.] R. PRASAD, Collector.				

OFFICE OF THE COLLECTOR OF CENTRAL EXCISE. BOMBAY

NOTICE

Bombay, the 1st. February, 1958.

S.R.O. 369.—Whereas it appears that the marginally noted unclaimed goods which were
(1) Country made liquor Thirty four full seized by the Inspector of Central Excise,
Karmal at the spots known as Juna Male Hol
(2) Country made liquor Twenty two full Hill Sari and Tinai khuti Sari on Goa border bottles. on 20-5-1957 were imported by land from Goa in contravention of Section 5(1) of the Land (3) Country Kaju Liquor Twenty three full Customs Act 1924 and the Government of India, Ministry of Commerce & Industries bottles. (4) Fine Old Brandy Fifty Six-full bottles. Import Trade (Control) Order No. 17/55 dated (5) St. Pauli Girl Bear One full bottle. (6) Country Liquor (Mada) one small full 7-12-55 issued under the Import & Export (Control) Act 1947 and deemed to have been issued under section 19 of the Sea Customs

Gany Bags (Empty) Tare-Twenty four.

(8) Rice Approx. 1 1/4 B. Md9. (9) Coconuts- Nine.

(10) Old five thirts and one old half pant.

(11) Indian Currency coins—One coin of Two (old) annes.

Cus, dated 26-1-1946 issued under Section 19 of the Sea Customs Act 1878. Now therefore any (12) Portuguese Currency Coins.—One coin of person claming the goods is hereby called upon. one Tanga.

o show cause to the Collector of Central Excise, Bombay why the above mentioned goods and coins should not be confiscated under Section 5(3) of the Land Customs Act 1924 read with Sections 167(8) and 168 of the Sea Customs Act 1878 and why a penalty should not be imposed on him under Section 7 (1) (c) of the Land Customs Act 1924 read with Section 167 (8) of the Sea Customs Act 1878.

If such an owner fails to turn up to claim the above mentioned unclaimed goods or to show cause against the action proposed to be taken within 30 days from the publication of this notice in the Government of India Gazette, the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b)10(106)Cus/57.] T. C. SETH, Collector.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 23rd January 1958

- S.R.O. 370.—The following draft of a further amendment in the Indian Income-tax Rules, 1922, which the Central Board of Revenue proposes to make in exercise of the powers conferred by sub-section (1), read with clause (a) of sub-section (2), of section 59 of the Indian Income-tax Act, 1922 (11 of 1922), is published as required by sub-section (4) of the said section, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 1st March, 1958.
- 2. Any objection or suggestion which may be received from any person with respect to the said draft on or before the date so specified will be considered by the said Board.

Draft Amendment

In the said rules, after rule 13D, the following rule shall be inserted, namely:

"13E. The estimate of tax which an assessee has to communicate to the Income-tax Officer under sub-section (2) or sub-section (3) of section 18A shall be in the following form:—

Form for communication to the Income-tax Officer of an assessee's estimate of the tax payable by him under section 18A calculated on his estimated income to which this section applies.

Sub-section applicable :—	Sub-section (2) of Section 18A
Name of the assessee :	Sub-section (3) of Section 18A
Status (Please state whether individual, Hindu undivided family, Firm, Company, Local authority or an Association of Persons). Re ident and Ordinarily Resident/Resident but not Ordinarily Resident/Non-resident.	
Address:	
In the case of a firm, please state:	
whether firm has been registered in last complet	ed assessment.
whether firm has submitted an application for	r registration.
(Date of application should be given)	

The tax payabis estimated as fol		issessee named	l above for the prev	rious yea	ar en	ding on—.		
I. Estimated 'total	income'							
(1) Income asses	sable unde	er section 7:				I	₹s	
(2) Income asses	sable und	er section 8:				F	₹s	
(3) Income asses	sable und	er section 9:						
(give detai	ls of each	propert y)						
	Annual value	Net income						
T_{otal}	Ra.	Rs.				:	Rs.	
(4). Income assess	uble under	section 10:						
(a) Proprie- Na tary Business:	ıme	Address						
(i)					Rs.			
· i1)					Rs.			
(b) Partnership Business :	Name of the firm	Address	Whether firm has been registered in the last completed assessment.					
(i)					R۹.			
(n)					R۹			
(1ii)					R۹.			
(c) Income from	. Associatio	on of Persons			Rs.			
Total							Rs.	
(5) Income assess	able under	section 12:			Rs			
(i) Dividend	ls :				Rs.			
(ii) Interest:	:				Rs.			
(iii) Other ite	ems				Rs.	******		
Total							Rs.	
Totalino	соже						Rs.	
2. Adjustment arrive at "i in the case of	total Worl	d income"					Rs.	

3. Total world income	Income-tax Rs.	Rs, Super-tax Rs.
Gross income-tax and super-tax chargeable on total work income (in the case of a non-resident only)	d	
Gross income-tax and super-tax chargeable on "total incom	e''.	
Sums included in total income in respect of which no advance tax is payable. Rs.		
(i) income to which the provisions of sec. 18 apply: (ii) share from an unregistered firm on which the tax will be paid by the firm [clause(a) of sec. 14 (2)] (iii) amount of tax payable by a registered firm [clause (aa) of sec. 14(2)] iv) share from an association of persons on which tax will be paid by the Association [clause (b) of Section 14(2)].		
(v) interest on tax free securities:		
Total amount on which tax is not for I. T. for S. payable and proportionate tax Rs. Rs. thereon: DEDUST (i) amount by which the net dividend acome, if an is increased.		
(ii) any excess tax on income on which income-ta and super-tax is deductible under section 18.	ıx	
(iii) rebate on Corporation Tax admissible und Section 56-A.	er	
(iv) rebate on Corporation Tax admissible under the provisions of the Current Finance Act.	he	
Net amount of income-tax and super-tax:		· · · · · · · · · · · · · · · · · · ·
Less amount on account of estimated double incomerelief, if any, under Section 49A and 49D.	tex	
Net amount payable:		
Less tax already paid in the financial year under Section 18A(1) or Section 18A(3):	on	
Balance payable :		
Date:————————————————————————————————————		
	ture of the person	making the estimate
_	15	-
To The Income-tax Officer,		

^{*}The estimate of income should be signed.

- (1) in the case of an 'individual' by the individual himself,
- (2) in the case of a Hindu Undivided Fam ly by the Manager or Karta.
- (3) in the case of a company or local authority by the Principal Officer,
- (4) in the case of a firm by a partner,
- (5) in the case of an Association of Persons by a member of the Association.

Note.—In the case of a registered firm, the firm has to submit an estimate of the tax payable, if any, by the firm under para. D of the Schedule to the Indian Finance Act, 1957. The individual partners have also to submit an estimate of the income of each including therein the share income from the registered partnership."

[No. 6(F, No. 12(4)-IT/57).] P. N. DAS GUPTA, Secv.

ESTATE DUTY

New Delhi, the 25th January 1958

S.R.O. 371.—In exercise of the powers conferred by the second proviso to sub-section (2) of Section 4 of the Estate Duty Act, 1953, (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Patna, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Incometax Circles, Patna and Ranchi, shall perform his functions as Deputy Controller in the said Circles to the exclusion of all other Deputy Controllers in respect of the estates of all deceased persons who immediately before their death were being, or would have been, assessed to Income-tax, had they derived any taxable income in any Income-tax Circle within the jurisdiction of the Commissioner of Income-tax, Bihar and Orissa, Patna.

Explanatory Note

(This note is not part of the Notification but is intended merely to be clarificatory).

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in relation to the Estate Duty cum Income-tax Circles within the charge of the Commissioner of Income-tax, Bihar & Orissa, to the exclusion of all other Inspecting Assistant Commissioners.

[No. 19/F. No. 34/3/57-E.D.]

S.R.O. 372.—In exercise of the powers conferred by the second proviso to sub-section (2) of Section 4 of the Estate Duty Act, 1953, (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Lucknow, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Income-tax Circles, Kanpur, Lucknow, Meerut and Varanasi, shall perform his functions as Deputy Controller in the said Circles to the exclusion of all other Deputy Controllers in respect of the estates of all deceased persons who immediately before their death were being, or would have been, assessed to Income-tax, had they derived any taxable income in any Income-tax Circle within the jurisdiction of the Commissioner of Income-tax, Uttar Pradesh, Lucknow.

Explanatory Note

(This note is not part of the Notification but is intended merely to be clarificatory).

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax. Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in respect of the Estate Duty cum Income-tax Circles within the charge of the Commissioner of Income-tax, Uttar Pradesh, to the exclusion of all other Inspecting Assistant Commissioners.

[No. 20/F.No. 34/3/57-E.D.]

S.R.O. 373.—In exercise of the powers conferred by the second proviso to sub-section (2) of Section 4 of the Estate Duty Act, 1953 (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Simla, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Income-tax Circles, Amritsar and Patiala, shall perform his functions as Deputy Controller in the said Circles to the exclusion of all other Deputy Controllers in respect of the estates of all deceased persons who immediately before their death were being, or would have been, assessed to Income-tax, had they derived any taxable income in any Incometax Circle within the jurisdiction of the Commissioner of Income-tax, Punjab, Jammu and Kashmir and Himachal Pradesh.

Explanatory Note

(This note is not part of the Notification but is intended merely to be clarificatory).

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in relation to the Estate Duty cum Income-tax Circles within the charge of the Commissioner of Income-tax, Punjab, Jammu and Kashmir and Himachal Pradesh, to the exclusion of all other Inspecting Assistant Commissioners.

[No. 21/F.No. 34/3/57-E.D.]

S.R.O. 374.—In exercise of the powers conferred by the second proviso to-sub-section (2) of Section 4 of the Estate Duty Act, 1953, (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Nagpur, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Income-tax Circle, Nagpur, shall-perform his functions of all other Deputy Controller in the said Circle to the exclusion of all other Deputy Controllers in respect of the estates of all deceased persons who immediately before their death were being, or would have been, assessed to Income-tax, had they derived any taxable income in any Income-tax Circle within the jurisdiction of the Commissioner of Income-tax, Madhya Pradesh and Bhandara, Nagpur

Explanatory Note

(This note is not part of the Notification but is intended merely to be clarificatory).

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in relation to the Estate Duty cum Income-tax. Circle within the charge of the Commissioner of Income-tax, Madhya Pradesh and Bhandara, Nagpur, to the exclusion of all other Inspecting Assistant Commissioners.

[No. 22/F. No. 34/3/57-E.D.]

S.R.O. 375.—In exercise of the powers conferred by the second proviso to sub-section (2) of Section 4 of the Estate Duty Act, 1953, (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Ernakulam, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Income-tax Circles, Coimbatore and Ernakulam, shall perform his functions as Deputy Controller in the said Circles to the exclusion of all other Deputy Controllers in respect of the estates of all deceased persons who immediately before their death were being, or would have been, assessed to Income-tax, had they derived any taxable income in any Income-tax Circle within the jurisdiction of the Commissioner of Income-tax, Kerala, Coimbatore.

Explanatory Note

(This note is not part of the Notification but is intended merely to be clarificatory).

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in relation to the Estate Duty cum Income-tax Circles within the charge of the Commissioner of Income-tax, Kerala, to the exclusion of all other Inspecting Assistant Commissioners.

[No. 23/F. No. 34/3/57-E.D.16

S.R.O. 376.—In exercise of the powers conferred by the second proviso to sub-section (2) of Section 4 of the Estate Duty Act, 1953 (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Bangalore, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Income-tax Circle, Bangalore, shall perform his functions as Deputy Controller in the said Circle to the exclusion of all other Deputy Controllers in respect of the estates of all deceased persons who immediately before their death were being, or would have been, assessed to Incometax, had they derived any taxable income in any Income-tax Circle within the jurisdiction of the Commissioner of Income-tax, Mysore, Bangalore.

Explanatory Note

(This note is not part of the Notification but is intended merely to be clarificatory).

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in relation to the Estate Duty cum Income-tax Circle within the charge of the Commissioner of Income-tax, Mysore, to the exclusion of all other Inspecting Assistant Commissioners.

[No. 24/F. No. 34/3/57-E.D.]

S.R.O. 377.—In exercise of the powers conferred by the second proviso to sub-section (2) of Section 4 of the Estate Duty Act, 1953 (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Shillong, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Income-tax Circle, Dibrugarh, shall perform his functions as Deputy Controller in the said Circle to the exclusion of all other Deputy Controllers in respect of the estates of all deceased persons who immediately before their death were being, or would have been, assessed to Income-tax, had they derived any taxable income in any Income-tax Circle within the jurisdiction of the Commissioner of Income-tax, Assam, Shillong.

Explanatory Note

(This note is not part of the Notification but is intended merely to be clarificatory).

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in relation to the Estate Duty cum Income-tax Circle within the charge of the Commissioner of Income-tax, Assam, to the exclusion of all other Inspecting Assistant Commissioners.

[No, 25/F. No. 34/3/57-E.D.]

S.R.O. 378.—In exercise of the powers conferred by the second proviso to sub-section (2) of Section 4 of the Estate Duty Act, 1953 (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Delhi, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Income-tax Circles, Delhi and Jaipur, shall perform his functions as Deputy Controller in the said Circles to the exclusion of all deceased persons who immediately before their death were being, or would have been, assessed to Income-tax, had they derived any taxable income in any Income-tax Circle within the jurisdiction of the Commissioner of Income-tax, Delhi and Rajasthan.

Explanatory Note

(This note is not part of the Notification but is intended merely to be clarificatory).

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in relation to the Estate Duty cum Income-tax Circles within the charge of the Commissioner of Income-tax, Delhi and Rajasthan, to the exclusion of all other Inspecting Assistant Commissioners.

[No. 26/F. No. 34/3/57-E.D.]

- S.R.O. 379.—In exercise of the powers conferred by the second proviso to subsection (2) of Section 4 of the Estate Duty Act, 1953 (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Calcutta, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Income-tax Circles, Calcutta (Mofussil) and Jalpaiguri, shall perform his functions as Deputy Controller in the said Circles to the exclusion of all other Deputy Controllers in respect of the estates of all deceased persons who immediately before their death were being, or would have been, assessed to Income-tax, had they derived any taxable income in any Income-tax Circle within the jurisdiction of the following Commissioners of Income-tax:—
 - (1) West Bengal.
 - (2) Calcutta.
 - (3) (Central) Calcutta.

Explanatory Note

(This note is not part of the Notification but is intended merely to be clarificatory),

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in relation to the Estate Duty cum Income-tax Circles within the charges of the Commissioners of Income-tax, West Bengal, Calcutta, (Central) Calcutta, to the exclusion of all other Inspecting Assistant Commissioners.

[No. 27/F. No. 34/3/57-E.D.]

- S.R.O. 380.—In exercise of the powers conferred by the second proviso to subsection (2) of Section 4 of the Estate Duty Act, 1953 (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Bombay, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Income-tax Circle, Bombay, shall perform his functions as Deputy Controller in the said Circle to the exclusion of all other Deputy Controllers in respect of the estates of all deceased persons who immediately before their death were being, or would have been, assessed to Income-tax, had they derived any taxable income in any Income-tax Circle within the jurisdiction of the following Commissioners of Income-tax:—
 - (1) Bombay City I.
 - (2) Bombay City II.
 - (3) Bombay (Central).

Explanatory Note

(This note is not part of the Notification but is intended merely to be clarificatory).

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in relation to the Estate Duty cum Income-tax Circle within the charges of the Commissioners of Income-tax, Bombay City I, Bombay City II and Bombay (Central), to the exclusion of all other Inspecting Assistant Commissioners.

[No. 28/F. No. 34/3/57.]

S.R.O. 381.—In exercise of the powers conferred by the second proviso to subsection (2) of Section 4 of the Estate Duty Act, 1953 (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Ahmedabad, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Income-tax Circles, Ahmedabad, Baroda, Rajkot and Surat, shall perform his functions as Deputy Controller in the said Circles to the exclusion of all other Deputy Controllers in respect of the estates of all deceased persons who immediately before their death were being, or would have been, assessed to Income-tax, had they derived any taxable income in any Income-tax Circle within the jurisdiction of the Commissioner of Income-tax, Bombay North, Ahmedabad.

Explanatory Note

(This note is not part of the Notification but is intended merely to be clarificatory).

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in relation to the Estate Duty cum Income-tax Circles within the charge of the Commissioner of Income-tax, Bombay North, to the exclusion of all other Inspecting Assistant Commissioners.

[No. 29/F. No. 34/3/57-E.D.]

S.R.O. 382.—In exercise of the powers conferred by the second provise to subsection (2) of section 4 of the Estate Duty Act, 1953 (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Poona, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Income-tax Circle, Poona, shall perform his functions as Deputy Controller in the said Circle to the exclusion of all other Deputy Controllers in respect of the estates of all deceased persons who immediately before their death were being, or would have been, assessed to Income-tax, had they derived any taxable income in any Income-tax Circle within the jurisdiction of the Commissioner of Income-tax, Bombay South, Bombay.

Explanatory Note

(This note is not part of the Notification but is intended merely to be clarificatory).

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in relation to the Estate Duty cum Income-tax Circle within the charge of the Commissioner of Income-tax, Bombay South, to the exclusion of all other Inspecting Assistant Commissioners.

[No. 30/F. No. 34/3/57-E.D.]

S.R.O. 383.—In exercise of the powers conferred by the second proviso to subsection (2) of section 4 of the Estate Duty Act, 1953 (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Madras, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Income-tax Circles, Madras, Madhurai and Salem, shall perform his functions as Deputy Controller in the said Circle to the exclusion of all other Deputy Controllers in respect of the estates of all deceased persons who immediately before their death were being, or would have been, assessed to Income-tax, had they derived any taxable income in any Income-tax Circle within the jurisdiction of the Commissioner of Income-tax, Madras

Explanatory Note

(This note is not part of the Notification but is intended merely to be clarificatory).

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in relation to the Estate Duty cum Income-tax Circles within the charge of the Commissioner of Income-tax, Madras, to the exclusion of all other Inspecting Assistant Commissioners.

[No. 31/F. No. 34/3/57-E.D.]

S.R.O. 384.—In exercise of the powers conferred by the second proviso to subsection (2) of section 4 of the Estate Duty Act, 1953 (34 of 1953), the Central Board of Revenue hereby directs that every Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, Hyderabad, appointed to be a Deputy Controller and exercising jurisdiction over the Estate Duty cum Income-tax Circles, Hyderabad and Vijayawada, shall perform his functions as Deputy Controller in the said Circles to the exclusion of all other Deputy Controllers in respect of the estates of all deceased persons who immediately before their death were being, or would have been, assessed to Income-tax, had they derived any taxable income in any Income-tax Circle within the jurisdiction of the Commissioner of Incometax, Andhra Pradesh, Hyderabad-Deccan.

(This note is not part of the Notification but is intended merely to be clarificatory).

The purpose of this Notification is to clarify that the Inspecting Assistant Commissioner of Income-tax, Estate Duty Range, is to perform the functions of a Deputy Controller of Estate Duty in relation to the Estate Duty cum Income-tax Circles within the charge of the Commissioner of Income-tax, Andhra Pradesh, to the exclusion of all other Inspecting Assistant Commissioners

[No. 32/F. No. 34/3/57-E.D.]

B. M. MITRA, Secy.

CUNTRAL EXCISE

New Delhi, the 1st February 1958

S.R.O. 385.—In pursuance of the proviso to sub-rule (1) of rule 32 of the Ucutial Excise Rules, 1944, the Central Board of Icovenue hereby directs that the following further amendment shall be made in its notification No. 24-Central Excises, dated the 23rd July, 1949, as subsequently amended, namely:—

In the said notification, for sub-items (i) and (ii) of item (d), the words "exceeding twentyfive standard maunds of duty-paid tobacco" shall be substituted.

[No. 15/58.]

Сизтомѕ

New Delhi, the 1st February 1958

S.R.O. 386.—In exercise of the powers conferred by clause (c) of section 9 of the Sea Customs Act, 1878 (8 of 1878), the Central Board of Revenue hereby makes the following amendment in the Central Board of Revenue Notification No. 3-Customs dated the 8th January, 1955, namely:—

In the rule published with the said notification after the words "he shall make a claim in writing in that behalf" the words "under his signature" shall be inserted.

[No. 23.]

S. K. BHATTACHARJEE, Secy.

Customs

New Delhi, the 1st February 1958

S.R.O. 387.—In exercise of the powers conferred by section 79 of the Sea Customs Act, 1878 (8 of 1878), the Central Board of Revenue hereby makes the following further amendment in the rules published with its notification No. 111-Customs, dated the 9th September, 1950, namely:—

In rule 1 of the said rules, for the words "in Saurashtra State and Port Commissioner and Harbour Engineer, Kutch, in Kutch State", the words "in the Halar, Gohilwar, Madhya Saurashtra, Zalawad and Sorath Districts, and the Port Officer and Harbour Engineer, Kutch, in the Kutch District, of the State of Bombay" shall be substituted.

[No. 19.]

B. D. DESHMUKH, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 23rd January 1958

S.R.O. 388.—The Rajya Sabha having elected Shri K. P. Madhavan Nair as a member of the Coir Board to represent Parliament (Rajya Sabha) in the sald Board, the Central Government in exercise of the powers conferred by clause (c) of sub-section (3) of section 4 of the Coir Industry Act, 1953 (45 of 1953), read

with sub-rule (1) of rule 4 and sub-rule (1) of rule 5 of the Coir Industry Rules, 1954, hereby appoints the said Shri K. P Madhavan Nair as a member of the said Board for the period beginning with the date of this notification and ending with the 25th day of July, 1960.

[No. F.42-SS1(B)(34)/57.]

M. S. SADASIVAN, Under Secy.

New Delhi, the 23rd January 1958

S.R.O. 389.—In exercise of the powers conferred on me by clause 20 of the Cotton Control Order, 1955, and with the previous sanction of the Central Government, I hereby direct that the following further amendments shall be made in the Textile Commissioner's Notification No. S.R.O. 1104 dated the 28th April, 1956, namely:—

In the schedule appended to the said notification—

In column 2, against serial Nos 1, 2 and 2A; for Cotton Adviser, the following shall be substituted, namely:—

"Director (Cotton)".

(Sd.) V. Nanjappa, Textile Commissioner. [No. 24(3)-TEX(A)/58-1.]

S.R.O. 390.—In exercise of the powers conferred on me by sub-clause (1) of clause 3 of the Cotton Control Order, 1955, I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No. S.R.O. 3100, dated the 24th September, 1957, namely:—

In schedule 'B' appended to the said notification for the words and letters, "Shri D. N. Mahta", the following shall be substituted, namely:—

"Shri R. D. Shah".

(Sd.) V. NANJAPPA,
Textile Commissioner.
[No. 24(3)-TEX(A)/58-2.]

Bombay, the 9th January 1958

S.R.O. 391.—In exercise of the powers conferred on me by clause 22 of the Cotton Textiles (Control) Order, 1948, I hereby cancel the Textile Commissioner's Notification No. 9(9)-Tex-1/49(i), dated 6th July, 1950.

(Sd.) V. NANJAPPA, Textile Commissioner. [No. TC(23)/50.]

New Delhi, the 25th January 1958

- S.R.O. 392.—In exercise of the powers conferred by section 5 of the Dhoties (Additional Excise Duty) Act, 1953 (39 of 1953), and in supersession of the Dhoties Fixation of Collective Quota Rules, 1953, the Central Government hereby makes the following rules, namely:—
- 1. Short title.—These rules may be called the Dhotles (Fixation of Collective Quota) Rules, 1958.
 - Definitions.—In these rules,—
 - (a) "the Act" means the Dhoties (Additional Excise Duty) Act, 1953 (39 of 1953).
 - (b) "collective quota", in relation to a group of mills, means the permissible quota of dhoties which may be issued out of that group of mills as a whole during a quarter as fixed under sub-section (3) of section 3 of the Act.
- 3. Application for collective quota.—(1) Any group of mills desirous of having a collective quota of dhoties fixed for that group may make an application for that purpose to the Textile Commissioner to the Government of India in the form annexed to these rules.

(2) An application under sub-rule (1) shall be made so as to reach the Textile Commissioner at least thirty days before the commencement of the quarter with effect from which the collective quota is desired to be fixed:

Provided that the application for having the collective quota fixed with effect from the quarter ending on the 31st day of March, 1958, may be made so as to reach the Textile Commissioner before the 15th February, 1958.

- 4. Procedure for fixation of collective quota.—(1) On receipt of an application from a group of mills under rule 3, the Textile Commissioner may, after making such inquiries for verification of the particulars stated in the application and also such other inquiries as he deems necessary, fix by order in writing the collective quota for that group.
- (2) If, on receipt of any application in this behalf or otherwise, the Textile Commissioner is of opinion that the collective quota fixed for a group of mills should be revised, he may, after giving the mills—concerned opportunity of showing cause, cancel, vary or amend the order by which the collective quota for that group of mills has been fixed.
- (3) A copy of every order made under sub-rule (1) or sub-rule (2) shall be sent to the mills concerned and also to the Central Excise Officers in charge of the said mills.
- 5. Mills to furnish information etc.—The mills applying for a collective quota under rule 3 shall produce or cause to be produced such documents or furnish such information as the Textile Commissioner may from time to time require in support of the application.

FORM OF APPLICATION

(See rule 3)

Important.—This form should be completed and sent to the office of the Textile Commissioner, CST Section, Ballard Estate, Bombay—1.

Mills are advised in their interests to post the returns under a certificate of posting or by registered post with an acknowledgment due.

- Name of the mills which desire to form a group for the purpose of collective quota.
- Address of each mill in the group.
- 3. Tex-mark No. of each mill in the group.
- 4. State/States in which the mills are situated.
- 5. Name and address of the Managing Agents.
- Permissible quota for each mill in accordance with the provisions of the Dhoties (Additional Excise Duty) Act, 1953.
- 7. Reasons why a collective quota for the group of mills is desired.
- The quarter with effect from which the collective quota is desired to be fixed.

I hereby declare that the particulars given above, in so far as I can ascertain, are accurate and complete.

Signature of the Managing Agents.

DATE, Place.

[No. 2(7)-TEX(A)/58-1.]

V. V. NENE, Under Secy.

ORDERS

New Delhi, the 25th January 1958

S.R.O. 393/IDRA/6/7/Am.(4).—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act. 1951 (65 of 1951), the Central Government hereby declares that the Development Council established for the scheduled industries engaged in the manufacture and production of pharmaceuticals and drugs, under the Government of India, late Ministry of Heavy Industries Order No S.R.O. 593 dated the 23rd February 1957, shall be re-designated as the Development Council for Drugs, Dyes and Intermediates, and directs that the following amendments shall be made in S.R.O. 593 aforesaid—

In the opening paragraph of the said Order-

- (a) for the words "Development Council for the scheduled industries engaged in the manufacture and production of pharmaceuticals and drugs", the words "Development Council for the scheduled industries engaged in the manufacture and production of Drugs, Dyes and Intermediates" shall be substituted;
- (b) in the entries against "being persons who in the opinion of the Central Government are capable of representing the interests of owners of industrial undertakings in the said scheduled industries", after entry No. 5 relating to Dr. K. A. Hamled, the following entries shall be inserted, namely:—
 - "5A. Shri Siddarth Kasturbhai, The Atul Products Ltd., Post Atul (Via)
 Bulsar W. Rly.
 - 5B. Shri J. H. Doshi, Director, The Amar Dye-Chem. Ltd., "Rang Udyan", Sitaladevi Temple Road, Mahim, Bombay -16.
 - 5C. Shri Yogindra N. Mafatlal. Indian Dyestuff Industries Ltd., Mafatlal House, Back Bay Reclamation, Bombay—1.
 - 5D. Shri V. D. Desai, Managing Director, Arlabs Private Ltd., No. 6—2nd Floor, "India House" P.O. Box No. 1442, Bombay—1.
 - 5E. Shri Santokh Singh, Managing Proprietor, National Chemical Industries, 26, Najafgarh Road, Delht."
- (c) in the entries against "being persons who in the opinion of the Central Government have special knowledge of matters relating to the technical or other aspects of the said scheduled industries," after entry No. 8A relating to Dr. B. Mukerji, the following entries shall be inserted, namely:—
 - "8B. Dr. K. Venkataraman, Director, National Chemical Laboratory, Poona.
 - 8C. Dr. S. R. Ramachandran, Director, Office of the Textile Commissioner, Wittet Road, Ballard Estate, Bombay.
 - 8D Dr. G. Kasbekar, Assistant Director General, Ordnance Factories, Calcutta."

[No. 5(33)IA(II)(G)/57.]

K. C. MADAPPA, Dy. Secy.

New Delhi, the 25th January 1958

S.R.O. 394/IDRA/18G/22/58.—In exercise of the powers conferred by section 18G of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby makes the following amendment in the Cement Control Order, 1956, namely:—

In the Schedule to the said Order, after serial 16, the following serial shall be added namely:—

"17. M/s. K.C.P. Ltd., Macherla Rs. 54:50"

[No. Cem-8(44)/57.]

B. B. NAG, Under Secy.

(Department of Commerce and Light Industries)

Rubber Control

New Delhi, the 23rd January 1958

S.R.O. 395.—In exercise of the powers conferred by clause (b) of sub-section (3) of Settion 4 of the Rubber Act, 1947 (24 of 1947) read with sub-rule (2) of rule 3 of the Rubber Rules, 1955, the Central Government hereby nominates Shri A. Venkateson, IAS, Director of Agriculture, Madras, to be a member of the Rubber Beard in the vacancy caused by the resignation of Shri E. U. Damodaran, and directs that the following further amendment shall be made in the notilication of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 1765, dated the 10th August, 1955, namely:—

In the said notification, for the entry—

"(1) Shri E. U. Damodaran, Director of Agriculture, Madras —nominated by the Government of Madras,"

the following entry shall be substituted, namely:-

"(1) Shri A. Venkatesan, I.A.S., Director of Agriculture, Madras—nominated by the Government of Madras."

[No. F.15(1)Plant(B)/57.]

(Department of Commerce and Light Industries)

COFFEE CONTROL

New Delhi, the 28th January 1958

S.R.O. 396.—In exercise of the powers conferred by clause (iv) of subsection (2) and sub-section (3) of Section 4 of the Coffee Act, 1952 (7 of 1952), read with sub-rule (1) of rule (3) of the Coffee Rules, 1955, the Central Government hereby nominates Shri A. Venkatesan, I.A.S., Director of Agriculture, Madras, to be a member of the Coffee Board in the vacancy caused by the resignation of Shri E. U. Damodaran and makes the following further amendment in the Notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 1764, dated the 10th August, 1955, namely—

In the said notification, for the entry—

- "(3) Shri E. U. Damodaran, I.A.S., Director of Agriculture, Madras—nominated by the Government of Madras to represent that Government" the following entry shall be substituted, namely—
- "(3) Shri A. Vekatesan, I.A.S.. Director of Agriculture, Madras nominated by the Government of Madras to represent that Government".

[No. 1(2) Plant(B)/57.]

A. K. CHAKRAVARTI, Under Secy.

(Indian Standards Institution)

New Delhi, the 16th January 1958

S.R.O. 397—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed have been established during the period 1st to 15th January 1958.

4_ , _:	GA OF	A: FEBRUARY 1, 19	058/MAGHA 12, 1879 [PART. II
		THE SCHEDULE	
Sl. No.	No. and title of the Indian Standard established	No. and title of the Indian Standard or standards, if any, superscaled by the new Indian Standard	Bijef Particulars
(1)	(2)	(3)	(4)
I.	IS: 814-1957 Specifica ion for Covered Electrodes for Metal Arc Welding of Mild Steel.		This standard lays down the requirements of covered electrodes used in metal arc welding and the specific methods for evaluating them. This standard also covers additional requirements for deep penetration electrodes for use in certain welding positions. (Price Rs. 3.00).
2.	IS: 1076-1957 Preferred Numbers.		Part I of this standard explains, in brief, the theory of preferred numbers and lists the preferred numbers in the four basic series, R5, R10, R20, and R40, as well as an additional R 80 series, recommended for India and Part II contains a guide to the use of preferred numbers. (Price Rs. 2.00).
3.	IS: 1101-1957 Specification for Handloom Cotton Cellular Shirting, Bleached or Dyed.	••	This standard prescribes the constructional details and other particulars of handloom bleached or dyed cotton cellulose shirting. (Price Rs. 1 · 50).
4.	IS: 1105-1957 Method for Precise Conversion of Inch and Metric Dimensions to ensure Interchangeability.	••	This standard gives a simplified set of rules for the precise conversion of dimensions from inches to millimeters and vice versa to ensure interchangeability. The rules are meant for use particularly in the work of engineers, designers, draughtsmen and shop workers. (Price Rs. 3.00).
5.	IS: 1173-1957 Specificati n for Rolled Steel Sections, Tee Bars.		This standard lays down the nominal dimensions, weight and basic geometrical properties of rolled steel tee bars. (Price Rs. 1.50).

Copies of these Indian Standards are available for sale with the Indian Standards Institution "MANAK BHAVAN", 9 Mathuta Road, New Delhi-1 and also at its Branch Offices at (1) 40/40A Cawasji Patel Street, Fort, Bombay-1, (1) P-11, Mission Row Extension, Clacutta-1 and (11) 23, Nungambakkam High Road, Madras-6.

D. V. KARMARKAR, Deputy Director (Marks).

[No. MDC/11(4).]

T. S. KUNCHITHAPATHAM, Under Se cy.

MINISTRY OF FOOD AND AGRICULTURE (Department of Agriculture)

New Delhi, the 21st January 1958

S.R.O. 398.—In exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby directs that the tollowing amendments shall be made in the schedule to the notification of the Government of India in the Ministry of Agriculture No. S.R.O. 634-A, direct the 28th February, 1957, namely:—

In the said Schedule-

- (1) in Part I-
 - (a) for the words "Ministry of Agriculture" wherever they occur, the words and brackets "Ministry of Food & Agriculture (Department of Agriculture)" shall be substituted;
 - (b) for the heading "Central Mechanised Farms, Jammu/Bhopal", the heading "Central Mechanised Farm, Jammu" shall be substituted.
- (2) in Part II-
 - (a) for the words "Ministry of Agriculture" wherever they occur, the words and brackets "Ministry of Food & Agriculture (Department of Agriculture)" shall be substituted;
 - (b) for the heading "Central Mechanised Farms, Jammu/Bhopal", the heading "Central Mechanised Farm, Jammu" shall be substituted.

[No. 8-49/57-FR.]

B. R. KAPOOR, Under Secy.

(Department of Food) ORDERS

New Delhi, the 25th January 1958.

S.R.O. 399.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendment in the Inter-Zonal Wheat Movement Control Order, 1957, namely:—

Amendment

In clause 4 of the said Order, the following provisos shall be inserted at the end, namely:—

"Provided that in the exercise of the powers of entry and search under this clause, the authorised officer shall pay due regard to the social and religious customs of the occupants of the premises:

Provided further that if any such premises be found locked up or unoccupied or unattended by or on behalf of the owner or occupier, the same may, in the presence of two witnesses be broken open and entered upon for all or any of the aforesaid purposes".

[No. 201(3)/57-PY.II.]

S.R.O. 400.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendment in the Rice (Southern Zone) Movement Control Order, 1957, namely:—

Amendment

In clause 4 of the said Order, the following provisos shall be added at the end, namely:—

"Provided that in the exercise of the powers of entry and search under this clause, the authorised officer shall pay due regard to the social and religious customs of the occupants of the premises:

Provided further that if any such premises be found locked up or unoccupied or unattended by or on behalf of the owner or occupier, the same may, in the presence of two witnesses be broken open and entered upon for all or any of the aforesaid purposes"

[No. 201(4)/57-PY.II.]

S.R.O. 401.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendment in the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, namely:-

Amendment

In sub-clause (1) of clause 13 of the said Order, the following provisos shall be inserted at the end, namely:-

"Provided that in the exercise of the powers of entry and search under this sub-clause, the authorised officer shall pay due regard to the social and religious customs of he occupants of the premises:

Provided further that if any such premises be found locked up or unoccupied or unattended by or on behalf of the owner or occupier, the same may, in the presence of two witnesses be broken open and entered upon for all or any of the aforesaid purposes".

[No. 204(11)/57-PY.II/FM.]

S.R.O. 402.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendment in the Bombay Rice (Export Control) Order, 1957, namely: -

Amendment

In clause 4 of the said Order, the following provisos shall be added at the end, namely: --

"Provided that in the exercise of the powers of entry and search under this clause, the authorised officer shall pay due regard to the social and religious customs of the occupants of the premises:

Provided further that if any such premises be found locked up or unoccupied or unattended by or on behalf of the owner or occupier, the same may, in the presence of two witnesses be broken open and entered upon for all or any of the aforesaid purposes".

[No. 204(14)/57-PY.II.]

S.R.O. 403.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendment in the Orissa Rice (Prohibition of Export) Order, 1957, namely: —

Amendment

In clause 6 of the said Order, the following provisos shall be added at the end. namely:-

"Provided that in the exercise of the powers of entry and search under this clause, the authorised officer shall pay due regard to the social and religious customs of the occupants of the premises:

Provided further that if any such premises be found locked up or unoccupied or unattended by or on behalf of the owner or occupier, the same may, in the presence of two witnesses be broken open and entered upon for all or any of the aforesaid purposes".

[No. 204(15)/57-PY.II.]

S.R.O. 464.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (19 of 1955), the Central Government hereby makes the following amendment in the Punjab Rice (Movement Control) Order, 1957, namely. -

Amendment

In clause 4 of the said Order, the following provisos shall be added at the end, namely:-

"Provided that in the exercise of the powers of entry and search under this clause, the authorised officer shall pay due regard to the social and religious customs of the occupants of the premises:

Provided further that if any such premises be found locked up or unoccupied or unattended by or on behalf of the owner or occupier, the same may, in the presence of two witnesses be broken open and entered upon for all or any of the aforesaid purposes."

[No. 204(20)/57-PY.II.]

S. N. BHALLA, Dy. Secy.

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Department of Transport)

(Transport Wing)

MURCHANT SHIPPING

New Delhi, the 3rd January 1958

- S.R.O. 405.—The Central Government is pleased to declare that the following shall be the proper national colours for the ships and vessels not registered in India but are owned by any Department of the Central Government or a state Government:—
 - (1) For ships and vessels owned by the Ministry of Transport & Communications of the Central Government and used as training ships.—The Blue Ensign defaced by an Ashoka Chakra superimposed over the shanks of the anchor in a vertical position.
 - (2) For ships and ressels of the Department of Lighthouses and Lightships of the Central Government.—The Blue Ensign defaced by a Lighthouse in a vertical position with two white fight beams emanating horizontally from the beacon.
 - (3) For ships and vessels of all port authorities other than Statutory Port
 Trusts.—The Blue Ensign suitably defaced with the crest of the
 Port or of the State Government which administers the port.
 - (4) For all other ships and vessels owned by the Central/State Government.—The Blue Ensign defaced by an appropriate badge of office as may be specifically prescribed in this behalf by the Central. Government.
 - 2. The defacement shall in every case be:-
 - (i) in light golden colcur;
 - (ii) in the centre of the fly of the Ensign. (The fly is the half of the flagfarthest away from the Mast):
 - (iii) not exceeding in dimension that of a circle whose diameter is 13/30th of the width of the flag.

The notifications of the Government of India in the Ministry of Defence No. 1429 dated the 27th December, 1952, and No. 1432 dated the 30th August, 1956, shall stand superseded with effect from the date of publication of this notification.

[No. 20-MA(I)/55.]

CORRIGENDUM

New Delhi, the 21st January 1958

S.R.O. 406.—In the Indian Merchant Shipping (Life Saving Appliances) Rules. 1956, published with the notification of the Government of India in the late Ministry of Transport No S.R.O. 333, dated the 12th January 1957, in the Gazette of India Extraordinary at pages 301 to 329 Part II Section 3 dated 25th January 1957.—

In paragraph (8) of Part I of the Fifth Schedule for "tiled by 10°" read "titled by 10°".

[No. 51-MA(3)/54.]

S. K. GHOSH, Dy. Secy.

(Department of Transport) (Transport Wing)

PORTS

New Delhi, the 20th January 1958

S.R.O. 407.—In exercise of the powers conferred by sub-section (3) of section 3 of the Indian Ports Act, 1908 (XV of 1908), the Central Government ispleased to authorise Shri P. K. Patankar, Pilot, Kandla Port, to pilot in and out of the Port, move in the harbour and to berth and un-berth ships upto 5,000 tonsgross (excepting tankers and vessels loaded with explosives) during day light only.

[No. 2A-PG(78)/57.]c

New Delhi, the 22nd January 1958

S.R.O. 408.—In pursuance of the provisions of clause (3) of Section 3 of the Indian Ports Act, 1908 (XV of 1908), the Central Government hereby authorises Shri Jayawant Ganpatrao Bhonsle, Chief Officer of the Scindia Steam Navigation Company's coasting steamers, as a licenced officer to pilot vessels in the Port of Bombay, subject to the restrictions laid down in Part XII of the Bombay Port Trust Pilotage By-laws.

[No. 8C-PG(137)/57.]

D. A. R. WARRIAR, Under Secy.

New Delhi, the 22nd January 1958

S.R.O. 409.—In exercise of the powers conferred by Section 4 of the Air Corporations Act, 1953 (27 of 1953), the Central Government hereby appoints Air Commodore P. C. Lal, (1567) DFC, IAF, General Manager, Indian Airlines Corporation, New Delhi as a member of the Indian Airlines Corporation.

[No. 3-CA(1)/57.]

S.R.O. 410.—In exercise of the powers conferred by Section 4 of the Air Corporations Act, 1953 (27 of 1953), the Central Government hereby appoints Air Commodore P. C. Lal (1567) DFC, IAF, General Manager, Indian Airlines Corporation, New Delhi as a member of the Air-India International Corporation.

. [No. 3-CA(1)/57.]

New Delhi, the 23rd January 1958

8.R.O. 411.—Under Sub-Section (1) of Section 5 of the Air Corporations Act. 1953 (27 of 1953), Shri M. M. Philip, I.C.S., who has resigned, ceases to be a member of the Indian Airlines Corporation from the 16th January, 1958.

[No. 3-CA(1)/57.]

S.R.O. 412.—Under Sub-Section (1) of Section 5 of the Air Corporations Act, 1953 (27 of 1953), Shri M. M. Philip, I.C.S., who has resigned, ceases to be a member of the Air-India International Corporation from the 16th January, 1958.

[No. 3-CA(1)/57.]

K. K. UNNI, Dy. Secy.

(Department of Communications and Civil Aviation)

New Delhi, the 28th January 1958

S.R.O. 413.—In exercise of the powers conferred by section 10 of the Indian Post Office Act, 1898 (6 of 1898), the Central Government hereby directs that with effect on and from the 1st February, 1958, the following further amendment shall be made in the Indian Post Office Rules, 1933, namely:—

In the said Rules, for rule 5, the following rule shall be substituted, namely: -

"5. The following rates of postage shall be chargeable on postal articles when the postage is prepaid:—

Letters

(A) For any part of the world served by the Foreign Post, with the exception of Aden, Ceylon, Nepal, Pakistan and Portuguese India—

For a weight not exceeding one ounce-25 naye paise.

For every additional one ounce or fraction thereof—15 nave paise

(B) For Aden, Ccylon, Nepal, Pakistan and Portuguese India-Indian inland rates.

Postcards

(A) For any part of the world served by the Foreign Post with the exception of Aden, Ceylon, Nepal, Pakistan and Portuguese India—

For a single postcard—15 naye paise.

For a reply postcard—30 have paise,

(B) For Aden, Ceylon, Nepal, Pakistan and Portuguese India-Indian inland rates.

Printed Papers (including Newspapers and Books)

(A) For any part of the world served by the Foreign Post with the exception of Aden, Ceylon, Nepal, Pakistan and Portuguese India—

For the first two ounces or fraction thereof-8 naye paise.

For every additional two ounces or fraction thereof, in excess of two ounces—6 naye paise:

Provided that in the case of newspapers which for the purpose of inland post are treated as registered newspapers, the rate of postage shall be, for each copy, 4 naye paise for every two ounces or part thereof.

(B) For Aden, Ceylon, Nepal, Pakistan and Portuguese India-Indian inland rates.

Provided that in the case of newspapers which for the purpose of inland post are treated as registered newspapers, the Indian inland rates for registered newspapers shall apply.

Express Delivery Unregistered Letters, Postcards and Book Packets

Express delivery unregistered letters, postcards and book packets—40 naye paise in addition to the postage for the same article when not intended for express delivery.

"Blind Literature" Packets

"Blind Literature" packets to all foreign countries shall be exempt from postage.

Business Papers (Legal and Commercial Documents)

(A) For any part of the world served by the Foreign Post with the exception of Aden, Ceylon, Nepal, Pakistan and Portuguese India—

For a weight not exceeding eight ounces-25 naye paise.

For every additional two ounces or fraction thereof-6 naye paise.

(B) For Aden, Ceylon, Nepal, Pakistan and Portuguese India-Indian inland rates.

Sample Packets

(A) For any part of the v. sold served by the Foreign Post with the exception of Aden, Ceylon, Nepal, Pakistan and Portuguese India—

For the first two ounces or fraction thereof-8 naye paise.

For every additional two ounces or fraction thereof, in excess of two ounces—6 naye paise.

Provided that the charge for a sample packet shall in no case be less than 10 naye paise.

(B) For Aden, Ceylon, Nepal, Pakistan and Portuguese India-Indian inland rates.

Insured Boxes

For a weight not exceeding ten ounces-One rupee.

For every additional two ounces or fraction thereof—20 nave paise.

The Director-General shall, from time to time, declare in the Post and Telegraph Guide, the countries and places to which insured boxes can be transmitted by the Foreign Letter Post.

Parcels

The Director-General shall, from time to time, declare in the Post and Telegraph Guide the countries and places to which parcels may be transmitted by the Foreign Post, and the rates of postage chargeable in each case.

Postage and other charges due on parcels which are returned as undeliverable from the countries and places of destination in accordance with the arrangements in force between India and such countries and places shall be recovered from senders in India."

[No. M&D 1-22/56.]

K. K. SARAN, Dy. Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

CORRIGENDA

New Delhi, the 22nd January 1958

- **S.R.O.** 414.—To Notifications No. EWI-15(9)/57-I; EWI-15(9)/57-II; EWI-15(9)/57-III; EWI-15(9)/57-IV; dated the 15th December, 1957.
- 1. Insert the following clause below the Note under paragraph 8 and above the sentence "SAVE AS PROVIDED ABOVE THE AGE LIMITS PRESCRIBED CAN IN NO CASE BE RELAXED".:—
 - "N.B.—Candidates who are admitted to the examination under the age concession mentioned in paragraph 8 above will not be eligible for appointment if, after submitting the application, they resign from service either before or after taking the examination. They will, however, continue to be eligible if they are retrenched from the service or post after submitting the applications".
- 2. Delete the words 'but before the 30th September, 1948' from sub-clause (2) of paragraph 6 of the Rules.
- 3. Insert the words 'of categories (c) and (d) above' after the word 'Non-citizens' in sub-clause (3) of paragraph 6 of the Rules.

[No. 15(9)/57-EW.I.]

B. R. MAZUMDAR, Under Secy.

New Delhi, the 23rd January 1958

S.R.O. 415.—The following draft of a certain amendment to the Rules Regulating the Handling of Explosives in the Port of Bombay published under the late Department of Works, Mincs and Power Notification No. P. 103, dated the 11th March, 1947, which the Central Government proposes to make in exercise of the powers conferred by section 5 of the Indian Explosives Act, 1884 (4 of 1884) is published as required by section 18 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 28th February, 1958.

Any objection or suggestion, which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

After sub-rule (6) of rule 7 of the said rules, the following sub-rule shall be inserted, namely:—

"(7) The boat shall be fitted with 2 efficient fire extinguishers—1 Soda Acid type fire extinguisher and 1 Foam type extinguisher, each extinguisher being of two gallons capacity."

[No. S&P II-Exp. 2(18)/57.]

B. S. SARAO, Under Secy.

MINISTRY OF REHABILITATION

New Delhi, the 25th January 1958

S.R.O. 416—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedulc hereto annexed in the State of Delhi for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, [including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compen, ation and Rehabilitation) Act, 1954–44 of 1954), the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto—annexed.

THE SCHIDULE

Seria No.	d P a rticulars of Proper		acucc	Name of locality/v the propo	ıllage in	which	h	Name of the Evacuee
1		2			3			4
	IX/1600		Chu	riwalan, D	elhi			Shri Nasir Uddın.
	2633-37							
2,	1664-65		Pah	ari Bhojla,	Delhi	•		Musamat Khuishid Begum Mohamed Sayeed and Mohamad Rashid,
3,	IX/1054-56 1756-59	•	• Pah	ari Bhojla	, Delhi			Messrs Mohamed Ibrahim Mohamed Usman,
4.	IX/1050 .	•	. Pah	ıarı Bhojla,	Dellıı	•	-	Mohamed Usaq.
5.	IX/932 .	•	• Pah	ari Bhojla,	Delhí			Shri Khuda Bux.
6.	X/687 .	•	. Mı	ufti Walan	Delh1	•		Shri Mohamed Mobid-ul- Husan,
7.	X/459-60		Ra	ng Mahal,	Delhi			Shri Ghafur-ul-din
8.	X/1070 1594		Suiv	walan, De	elhi			Mohd. Ramzan Khan son of Kale Khan.
9.	X/289 464		Ch	hatta Lal	Main, D	elhi		Shrì Nasir, Sayed
10.	X/614			cha Ruhali Beram Kh			ha ·	Musamat Amnul-Qadar.
IJ.	XI/1476/1264		. Ga	li Jamana	Walai,	Delh	i.	Musamat Iqbal Jehan Begum.
12.	XI/4283/3301	•	. De	elhi Gate,	Delhi	•	•	Mulana Mohamed Zubair and Mohamed Irfan son of Mohamed Ishaq.
13.	XI /1372/1160		. Ku	cha Chelar	ı, Delhi		•	
14.	XI/327-28/286		. Ma	atia Mahl,	Delhi			Zafar Mohamed.
15.	XI/3850/2992		. Ku	cha Chelai	n, Delhi		-	Mumtaz Hussain.

1 	2		3	4
16.	XIII/93τ-32 .		Shish Mahal, Delhi	Mohamed Ismail and Moha- med Umar.
17.	XIII/947-48		Shish Mahal, Delhi	Mohamed Ismail and Mohd. Umar.
18.	XIII '951-52		Shish Mahal, Delhi	Mohamed Ismail and Mohamed Umar.
19,	XIII/2526-30		Teliwara, Delhi	Mohamed Shafi.
20.	XIII/7265/6633		Kothi Mcm, Delhi	Mohamed Sadiq.
21.	XIII/7616-19		Bagh Beriwala, Delhi	Mohamed Ishaq,
22.	XIII/6781-84		Pakki Galı, Delhi .	H. Sultan Ahmed.
23.	XIII/6555-56		Saddar Bazar, Delhi	Mohamed Idris.
24.	XIV/2798-2801 & 2812-2824.	XIV/	Gali Chule Wali Gali Mandi Pan, Delhi.	Musamat Hashmat Sultan wife of Mohamad Ghafoor.
25.	XIV/7159 .		Qasab Pura, Delhi	Ramzani son of Manwa.
26.	XIV/8200 .		Qasab Pura, Delhi	Wife of Altaf Hussain
27.	XIV/8289 .		Qasab Pura, Delhi	Sirajuddin
28.	XIV/8673 .		Qasab Pura, Delhi	Khuda Bux,
29.	XIV/9386-88		Qasab Pura, Delhi	Fiazuddin
30.	XIV/8281 .		Qasab Pura, Delhi	Faqir Uddin.
31.	XIV/8282 .		Qasab Pura, Delhi	Mohamed Ibraham.
3 2 .	XIV/13859 .		Shidipura, Delhi	Abdul Rashid son of Bahim Bux.
33.	XIV/13457 .		Shidipura, Delhi	Baba Ali Bux,
34.	XIV/13458 .		Shidipura, Delhi	Qutdi & Shabrall.
35-	XIV/13873 .		Shidipura, Delhi	Noor Ahmad.
36.	House No. 92		Delhi Gate, Najafgar .	Shri Sher Shah son of Azim Shah.
37•	Khander 93		Situated in Bazar, Najafgarh, Delhi.	Shri Peru son of Nawab Ali.
38.	House No. 269	•	Chawla Gate, Najafgarh, Delhi	Shri Kherati son of Lala
39-	House No. 270		Chawla Gate, Najafgarh, Delhi	Shri Nasru son of Kalu.
40.	Khander 283		Chawla Gate, Najafgarh. Delhi,	Shri Mohsin Ali son of Mansab Ali.
41.	House No. 669		Gali Khabian, Najafgarh, Delhi	Shri Qodina son of Hasneo
42.	House No. 670		Gali Khabian Najafgarh, Delhi	Shri Qodina son of Hasanoo
43.	Chaper No. 672		Gali Khabian, Najafgarh, Delhi.	Shri Kalan son of Chhela.
44.	House No. 698		Gah Bhastian, Najafgarh, Delh	i Shri Mangal son of Idu.
45.	House No. 702		Gali Bhastian, Najatgarh, Delhi	Shri Nanak.
46.	House No. 731-A		Galı Bhastian, Najafgarh, Delhi.	Shri Abdul Ghani.
47-	Gouse No. 734			Shrì Ishaq Ali son of Sayed and Faiz Ali son of Nisad Ali.

I,	2		3	4
48.	Chaper No. 735		Gali Bhastian, Najafgarh, Delhi,	Shri Uria son of Muthria.
49.	House No. 768		Galı Pathanan, Najafgarh, Delhi.	Shri Manzoor Khan son of Farug Khan.
50.	House No. 778		Galı Pathanam, Najafgarh, Delhi,	Shri Rehmat son of Nazira.
51.	House No. 792		Gali Pathanan, Najafgarh, Delhi.	Shri Amir Khan son of Umar Khan.
52.	House No. 795		Gali Pathanan, Najafgarh, Delhi,	Shri Gulzara s/o Chhotu.
53.	House No. 800	. ,	Galı Pathanan, Najafgarh, Delbi.	Shri Gulzara son of Chhotu.
54.	House No. 808		Gali Pathanan, Najafgarh, Delhi,	Shri Bilu son of Allah Bux.
5 5•	House No. 843		Galı Beaparian, Najafgarh, Dellu.	Shri Mohd Jan son of Faiza.
56.	House No. 836		Galı Beaparıan, Najalgarh, Delhi.	Shri Bula son of Jula.
. 57.	House No. 844		. Galı Pathanan, Najafgarh, Delhi,	Messers Raja & Aman son of Gulam Mohammad.
58.	House No. 845		Galı Beaparian, Najafgarh, Delhi.	Shr Mole Janser of Faiza.
59.	House No. 846		Gali Beaparian, Najafgarh, Delhi.	Shri Sana Ulah.
60.	House No. 848		Galı Beaparıan, Najafgarh, Delhi.	Shri Sana Ulah.
61.	House No.850		Gali Beaparain, Naja garh, Delhi,	Shri Sana Ulah.
62.	House No. 849		Galı Beaparian, Najafgarh. Delhi.	Mesters Imemuddin and Basheruddin tons of Azim- uddin.
63.	House No. 852		Gali Beaparian, Najafgarh., Delhi.	Messers Azimu Ullal and Ram- zan son of Mauli.
64.	House No.859		Gali Beaparian, Najafgarh, Delhi.	Musamat Manbhari widow of Mian Bux.
65.	Chaper No. 868		Gali Beaparian, Najafgarh, Delhi.	Shri Pir Bux son of Khazoo.
66.	House No. 869		Gai Beaprian, Najafgrah, Delhi.	Shri Abudulson of Ramzani.
67.	House No. 870		Galı Telian Najafgarh, Delhi	Shri Mumtaz Khan son of Sadat Khan,
68.	House No. 1032		Gali Janias Najafgarh Delhi	Shri Allah Dia son of Wazir.
69.	House No. 1033		Gali Jain Mandir, Najafgarh, Delhi.	Shri Allah Dia son of Wazir.
70.	House No. 1071		Galı Beaparian, Najafgarh, Delhi.	Shri Bashir son of Madan.
71.	House No. 1085		Gali Beaparian, Najafgarh. Delhi.	Shri Budhu.
72.	House No. 1112		Gali Beaparian, Najafgarh, Delhi.	Shri Budhu son of Suchar.
73.	House No. 1115		Gali Beaparian, Najafgarh, Delhi.	Shri Wafat son of Bula.
74.	House No. 1116		Galı Beaparian, Najufgarh, Delhi.	Shri Shabrati son of Fudha.
75.	House No. 1114			Shri Ali son of Nur Mohamad

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76.	C 1apet No. 1132		Galı Beaparıan, Najafyarh, Dellir.	Shri Abdu son of Bagga.
77.	House No. 1145		Galı Beaparıan, Najalgarh, Dellu	Shii Mian Jen er o Bah.
75.	Ho 13e No 1147		Crah Beanaman, Najafgarh, Delhi	Massers Karanu Idin and Inayat Ullah son of Malaboob.
79.	House No. 1148		Gali Beapanan, Najafgarh, Delhi	Shir Sadal son of Mir.
8o.	House No 1226	•	Gab Wazu Khan, Najafgath Delia	Shri Ali Jan and Sharefuddin sons of Ali.
81.	House No. 1229	•	Crah W. W. i. Khan, Najafgarh, Deli	Shii Ammuddin,
82.	Houle No. 1302		Mohal's Saydan, Najafgath, Dolm	Shri You of Ab and Sakhawat Alisons of Yakub Ah.
83.	House No 1338		Moh Masumara, Najafgarh, Ushi,	Shii Sulian Khin.
84.	Hou e No. 1340		Mehal'a Ki elanøs, Najafgath, Delbi.	Shri 1 aiz.
85.	House No 1342		Moh, lla Kl Clanas, Najafgarh, Delhi,	Shri Maqsud.
35.	Ни с No 1345	•	Mo iaka Khelanas, Najafgarh. Delar.	Shii Abeul Az z Kl en.
97.	H 11 e No 1355		M malla Khelanas, Najafgath, Delni	Shii Khuda Bux.
99.	House No 1360		Mohalla Khelanas, Najafgarh, Delin.	Shii Shakoot Khan and Nasir Kian,
39.	[Iodse No. 1358]		Mohalla Khelanas, Najafgarh, Delhi.	Shri Manu.
90.	House No. 1365	•	Mohalla Khelanas, Najafgarh Delhi.	Shri Yusin,
91.	House No. 1450	•	Mohalla Kahran, Najafgarh, Delhi.	Shri Rashid.
92.	House No. 1469		Monalla Masudahad, Najafgath,Deliu,	Stri Hamid Klan II Matd. Hamifand Mohd. Said.
93.	House No. 1476	•	Mohalla Masudahad, Najaf- garh, Delhi.	Shri Rashid.
94.	Ho 13e No. 1487		Mohalla Ma udabad, Najaf- garh, Delhi.	Shri Mohd Shafig.
95.	V/ 89 and 140		Shahdara	Abdul Latıf.
96.	II/422		Shahdara	Abdul Ghafur.
97•	XIV/3474-77		Pahar Walı Galı. Galı Mande Walı Delhı.	Chaudhry Ramasani son of Jamaluddın,
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[No. 10(6)S-I/57.]

ONKAR DAYAL, Under Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 21st January 1958

S.R.O. 417.—In exercise of the powers conferred by Sub-Section (i) or Section 6 or the Administration of Evacuee Property Act, 1950 (XXXI of 1950), the Central Government hereby appoints for the States of Bihar and Orissa, Shri

Mohan Chaudhry, I.A.S., Secretary, Ministry of Relief and Rehabilitation, Government of Bihar as Custodian Evacuee Property vice Shri R. P. Singh, I.A.S., for the purpose or discharging the duties imposed on such officers by or under the said Act.

[No. II(13)PROP(ADMN)/57.]

I. N. CHIB,
Dy. Chief Settlement Commissioner
(Ex-Officio Dy. Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 21st January 1958

S.R.O. £18.—In exercise of the powers conferred by sub-section (I) of section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Bhupinder Singh Chowdhry an Assistant Settlement Officer for the purpose of performing the functions assigned to such officers by or under the said Act, with effect from the date he took charge of his post.

[No. 8/177/57-Comp.I.]

S.R.O. 419.—In exercise of the powers conferred by sub-section (I) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby appoints Shri Anant Ram Malhotra as Assistant Settlement Commissioner for the purpose of performing the functions assigned to such Commissioners by or under the said Act with effect from the date he took charge of his office.

[No. 6/19/Comp.I/55.]

New Delhi, the 22nd January 1958

S.R.O. 420.—In exercise of the powers conferred by sub-section (I) of section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954. (44 of 1954), the Central Government hereby appoints Shri Vishnu Issardas Tewani an Assistant Settlement Officer for the purpose of performing the functions assigned to such officers by or under the said Act, with effect from the date he took charge of his post.

[No. 8/172/57-Comp. I.]
M. L. PURI,
Settlement Commissioner and
Ex-Officio Under Secy.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 22nd January 1958

S.R.O. 421.—In pursuance of section 8 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Labour No. S.R.O. 2360, dated the 5th October, 1956, constituting the Standing Committee of the Employees' State Insurance Corporation, namely:—

In the said notification, for item (1), the following item shall be substituted, namely:—

"(1) Shri P. M. Menon, I.C.S., Secretary to the Government of India, Ministry of Labour and Employment."

[No. F.HI-1(5)/II/58.]

S.R.O. 422.—In pursuance of section 4 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Labour No. S.R.O. 2155, dated the 16th November, 1953, constituting the Employees' State Insurance Corporation, namely:—

In the said notification, for item (4), the following item shall be substituted, namely:—

"4. Shri P. M. Menon, I.C.S., Secretary to the Government of India, Ministry of Labour and Employment."

[No. F.HI-1(5)/I/88.]

K. N. NAMBIAR, Dy. Secy.

New Delhi, the 22nd January 1958

S.R.O. 423.—In exercise of the powers conferred by section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following further amendments in the Andhra Pradesh Coal Mines Provident Fund Scheme published with the notification of the Government of India in the late Ministry of Labour No. S.R.O. 657, dated the 12th March, 1956 and as amended from time to time namely:—

In the said Scheme-

- in clause (k) of paragraph 2 for the words "ending with the date of the application on which he is permitted to withdraw the amount standing to his credit in the Fund under paragraph 41" the words "ending with the date on which the amount standing to his credit in the Fund and refundable under paragraph 41 is tendered for payment" shall be substituted.
- in paragraph 39, for the first proviso to sub-paragraph (2) the following proviso shall be substituted, namely:—
 - "Provided that when the amount standing at the credit of the member has become payable, interest shall thereupon be credited under this sub-paragraph for the period upto the end of the month preceding the date of tender of payment".

[No. PF-I/2(101)/56/II.]

S.R.O. 424.—In exercise of the powers conferred by section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following further amendments in the Coal Mines Provident Fund Scheme published with the notification of the Government of India in the late Ministry of Labour No. PF.15(5)/48, dated the 11th December, 1948 and as amended from time to time, namely:—

In the said Scheme-

- 1. in clause (k) of paragraph 2 for the words "ending with the date of the application on which he is permitted to withdraw the amount standing to his credit in the Fund under paragraph 63" the words "ending with the date on which the amount standing to his credit in the Fund and refundable under paragraph 63 is tendered for payment" shall be substituted.
- 2. in paragraph 61 for the first proviso to sub-paragraph (2) the following proviso shall be substituted, namely:—
 - "Provided that when the amount standing at the credit of the member has become payable, interest shall thereupon be credited under this sub-paragraph for the period upto the end of the month preceding the date of tender of payment".

[No. PF-I/2(101)/56/I.]

New Delhi, the 23rd January 1958

S.R.O. 425.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment, being a factory, known as Machinery Paints and Chemicals (India) Limited, Nagardas Road, Mogra, Andheri, Bombay-41, have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the 1st day of October, 1956.

S.R.O. 426.—Whereas immediately before the Employees' Provident Funds Act, 1952 (19 of 1952), became applicable, with effect from the 1st November, 1952, to the factory of Messrs Pearl Thread Mills Limited, at Suryodaya Mills Compound, Tardeo, Bombay-7, there was in existence a provident fund common to the employees employed in the factory of the said company to which the said Act applies and the employees in their Head Office establishment at No. 6, Laxmi Buildings, Ballard Road, Fort, Bombay-1;

Now, therefore, in exercise of the powers conferred by section 3 of the said Act, the Central Government hereby directs that the provisions of the said Act shall apply to the said establishment of Head Office of the Company at No. 6, Laxmi Buildings, Ballard Road, Fort, Bombay-1.

[No. PF.II-57(33)/57.]

S.R.O. 427.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment, being a factory, known as International Packing Company (Private) Limited, 62, Lamington Road, Byculla, Bombay-8, have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the 1st day of November, 1957.

[No. P.F. II 9(1)/58.]

New Delhi, the 24th January 1958

S.R.O. 428/BDWS/Am.(6).—In exercise of the powers conferred by sub-section (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), the Central Government hereby makes the following amendment in the Bombay Dock Workers (Regulation of Employment) Scheme, 1956, the same having been previously published as required by the said sub-section, namely:—

Amendment

In the said Scheme, in Clause 4, sub-clause (7), for paragraphs (a), (b), (c) and (d), the following paragraphs shall be substituted, namely:—

- "(a) A member other than a member representing the Central Government shall hold office for a period of three years from the date of the notification appointing him as a member and shall be eligible for re-appointment:
- Provided that an outgoing member shall continue in office until the appointment of his successor is notified in the Official Gazette;
- Provided further that a member appointed to fill a casual vacancy shall hold office for the unexpired portion of the term of the person in whose place he is appointed.
- (b) A member representing the Central Government may be appointed either by name or by virtue of his office. Every such member shall hold office during the pleasure of the Central Government.
- (c) A member other than a member representing the Central Government may resign his office by a letter under his hand addressed to the Chairman."

[No. Fac. 74(107)/57.]

S.R.O. 429/CDWS/Am.(2).—In exercise of the powers conferred by subsection (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), the Central Government hereby makes the following amendment in the Calcutta Dock Workers (Regulation of Employment) Scheme, 1956, the

same having been previously published as required by the said sub-section, namely:--

Amendment

- In the said Scheme, in clause 4, sub-clause (7), for paragraphs (a), (b), (c) and (d), the following paragraphs shall be substituted, namely.—
- "(a) A member other than a member representing the Central Government shall hold office for a period of three years from the date of the notification appointing him as a member and shall be eligible for re-appointment;
- Provided that an outgoing member shall continue in office until the appointment of his successor is notified in the official Gazette:
- Provided further that a member appointed to fill a casual vacancy shall hold office for the unexpired portion of the term of the person in whose place he is appointed.
- (b) A member representing the Central Government may be appointed either by name or by virtue of his office. Every such member shall hold office during the pleasure of the Central Government.
- (c) A member other than a member representing the Central Government may resign his office by a letter under his hand addressed to the Chairman."

[No. Fac. 74(107)/57.]

S.R.O. 430.—The following draft of certain further amendments to the Indian Dock Labourers Regulations, 1948, which the Central Government proposes to make in exercise of the powers conferred by section 5 of the Indian Dock Labourers Act, 1934 (19 of 1934), is published, as required by section 7 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 1st March 1958.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be taken into consideration by the Central Government.

Draft Amendment

In the said Regulations-

- 1. For Regulation 12, the following shall be substituted, namely:-
 - "12. Notice of accidents and dangerous occurrences.—(1) Whenever any accident occurs which either—
 - (a) causes loss of life to a worker or
 - (b) disables a worker from work on which he was employed for the rest of the day or shift on which the accident occurred, notice of the accident shall forthwith be sent by telegram, telephone or special messenger within four hours of the occurrence, to—
 - (i) the Inspector notified for the purpose:
 - (ii) the relatives of the worker when the accident causes loss of life to the worker or likely to disable the worker from work for more than ten days; and
 - (iii) in the case of fatal accidents only,
 - (a) the officer-in-charge of the nearest Police Station; and
 - (b) the District Magistrate or if the District Magistrate by order so directs, the Sub-Divisional Magistrate:
 - Provided that a notice of any accident of which notice is sent in accordance with the requirements of the Explosives Act, 1884 (4 of 1884), or the Petroleum Act, 1934 (30 of 1934), need not be sent in accordance with the requirements of this regulation.
 - In cases of accidents falling under clause (b) the injured person shall be given first-aid and thereafter immediately conveyed to a hospital or other place of treatment.
 - (2) Where any accident causing disablement is notified under this regulation and after notification thereof results in the death of the person disabled, notice in writing of the death shall be sent to the authorities mentioned in sub-regulation (1) immediately the death occurs.

- (3) The following classes of dangerous occurrences shall forthwith be reported to the Inspector in the manner prescribed in sub-regulation (1), whether death or disablement is caused or not:(i) collapse or failure of lifting machinery;
- (ii) brest age or failure of ropes, chains or other appliances used in raising or lowering of persons or goods; and
- (iii) collapse or failure of means of access to or from a ship.
- (4) Every notice given under sub-regulation (1) or every report made under sub-regulation (3) shall be confirmed within seventy-two hours of the occurrence by sending a written report to the Inspector in Form XII, provided that in case of accident under clause (b) of sub-regulation (1) such written report need be sent only when the worker is disabled from work on which he was employed for more than forty-eight hours following the accident".
- 2. In Form XII—(i) For item 5(4), the following item shall be substituted, namely:-
 - "5(4) Was the injured person disabled for more than forty-eight hours?"
- (ii) for the Instructions on the reverse, the following shall be substituted, namely:--

Instructions

Notice of accidents and dangerous occurrences

- (1) Whenever any accident occurs which either-
 - (a) causes loss of life to a worker or
 - (b) disables a worker from work on which he was employed for the rest of the day or shift on which the accident occurred, notice of the accident shall forthwith be sent by telegram, telephone or special messenger within four hours of the occurrence, to-
 - (i) the Inspector notified for the purpose:
 - (ii) the relatives of the worker when the accident causes loss of life to the worker or likely to disable the worker from work for more than ten days: and
 - (iii) in the case of fatal accidents only,
 - (a) the officer-in-charge of the nearest Police Station; and
 - (b) the District Magistrate or if the District Magistrate by order so directs. the Sub-Divisional Magistrate:
 - Provided that a notice of any accident of which notice is sent in accordance with the requirements of the Explosives Act, 1884 (4 of 1884), or the Petroleum Act, 1934, (30 of 1934), need not be sent in accordance with the requirements of this regulation.
 - In cases of accidents falling under clause (b) of sub-regulation (1) of regulation 12, the injured person shall be given first-aid and thereafter immediately conveyed to a hospital or other place of treatment.
- 2. Where any accident causing disablement is notified under this regulation and after notification thereof results in the death of the person disabled, notice in writing of the death shall be sent to the authorities mentioned in sub-regulation (1) of regulation 12, immediately the death occurs.
- 3. The following classes of dangerous occurrences shall forthwith be reported to the Inspector in the manner prescribed in sub-regulation (1) of regulation 12, whether death or disablement is caused or not:-
 - collapse or failure of lifting machinery:
 - (ii) breakage or failure of ropes, chains or other appliances used in raising or lowering of persons or goods; and
 - (iii) collapse or failure of means of access to or from a ship.
- 4. Every notice given under sub-regulation (1) or every report made under subregulation (3) of regulation 12, shall be confirmed within seventy-two hours of the occurrence by sending a written report to the Inspector in Form XII. provided that in case of accident under clause (b) of sub-regulation (1) of regulation 12, such written report need be sent only when the worker is disabled from work on which he was employed for more than forty-eight hours following the accident".

New Delhi, the 25th January 1958

S.R.O. 431.—In pursuance of paragraph 3 of the Coal Mines Provident Fund Scheme published with the notification of the Government of India in the late Ministry of Labour No. PF 15(5)48 dated the 11th December 1948, the Central Government hereby nominates Shri O. P. Mohla, Attached Financial Adviser, Ministry of Finance (Labour Branch), to the Board of Trustees, and makes the following further amendment in the notification of the Government of India in the late Ministry of Labour No. S.R.O. 2227 dated the 5th October, 1955 namely:—

In the said notification, for the entry "(2) Shri R. R. Agarwala, Assistant Financial Adviser, Ministry of Finance (Labour Division), New Delhi". the entry "(2) Shri O. P. Mohla, Attached Financial Adviser, Ministry of Finance (Labour Branch), New Delhi" shall be substituted.

[No. PF-I/4(35)58]

R. C. SAKSENA, Under Secy.

New Delhi, the 23rd January 1958

S.R.O. 432.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Delhi, in the industrial dispute between the employers in relation to Laxmi Bank Ltd., Delhi and its workmen.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DELHI

PRESENT:

Shri E. Krishna Murti, Industrial Tribunal.

13th January, 1958

I.D. No. 271 of 1957

BETWEEN

The Laxmi Bank Limited, Chandni Chowk, Delhi.

AND

Its workmen.

Shri H. L. Parvana-for the workmen.

None for the management.

AWARD

By G.O. No. S.R.O. dated the 17th July, 1957, the industrial dispute, between the Laxmi Bank Limited, Chandni Chowk, Delhi and its workmen, was referred to this Tribunal for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947.

2. The term of reference is as follows:—

Whether the discharge of Shri Ram Dulare, Peon, Delhi Branch of the Laxmi Bank Limited, under the provisions of para. 522(4) of the Sastry Award is sustainable, and, if not, to what relief he is entitled?

- 3. It is alleged in the statement of claim, that Shri Ram Dulare was employed as a Peon in a permanent vacancy by the Laxmi Bank Limited at its Chandni Chowk Office on 11th November, 1953 that he was in continuous service in the bank for over 18 months, that he was an active trade unionist, that he participated in one day's token strike of the bank employees in Delhi on 23rd September, 1954, that thereafter he was being harassed by the management, that his services were arbitrarily terminated without any enquiry, and that he must be reinstated together with all back wages.
- 4. The contention on behalf of the company is, that it is true that Shri Ram Dulare was an employee of the bank for 18 months, that he was however not in continuous service, as alleged, that it is not true that he was being harassed, as alleged, that during the period of employment as a Peon, his conduct was not satisfactory, that he had committed dishonest acts, that he was grossly negligent,

that he did not improve in his work, that the bank had no option except to terminate his service, and that the discharge of Shri Ram Dulare is legal and cannot be set aside.

- 5. The issues, that arise for determination, are: -
 - (1) Whether the termination of services of Shri Ram Dulare is lawful and justified?
 - (2) To what relief, if any, is he entitled?
- 6. In this case at the time of trial there was no representation on behalf of the management, and nobody was present on behalf of the bank. The bank was set ex-parts.

Issue No. 1

- 7. According to the evidence of Shri Ram Dulare, the workman in question, he entered the service of the bank on 11th November, 1953. He served continuously upto 26th May, 1955. No employment letter was given to him. He was working as a Peon. At no time was he given any letter or any communication that he was entertained only as a temporary workman, or as a probationer. No communication was sent to him, that his probation was extended. Abruptly on 26th May, 1955 he was asked to go away without any justification, and he was given a notice of discharge. Ext. W/1. The witness says, that the charges mentioned therein are all untrue, and that he was never guilty of any mefficiency, or misconduct, or of negligence. He took part in the strike of bank employees on 23rd September, 1954. He had not received any warning prior to the date of his discharge.
- 8. The evidence of Shri Ram Dulare is uncontradicted. It is clear, that no enquiry was held by the management. The allegations of mis-conduct, inefficiency and dis-honesty, made in the statement of the management, have not been established. In the above circumstances, it must be held, that the discharge of Shri Ram Dulare is unlawful and unjustified, and that it is also opposed to the provisions of para. 522(4) of the Sastry Award. The decisions in 1957 I LLJ 97 and 1957 I LLJ 332 have been referred to in this connection by Shri Parvana for the workman. I find that the termination of service of Shri Ram Dulare is not sustainable.

Issue No. 2.

- 9. The question next is about the relief, to which he is entitled. There is no ground established for denying the normal relief of re-instatement. I find that he is entitled to be re-instated and restored to his old post. So far as back wages are concerned, he has stated, that he is unemployed. The discharge tookplace long ago on 26th May, 1955. He was getting Es. 50 per month, It seems to me fair and reasonable to order payment of Rs. 300, representing six months' salary as compensation for forced unemployment.
- 10. In the result, the Laxmi Bank Limited will re-instate Shri Ram Dulare in scrvice in the Bank and restore him to his old post, which he held at the time of termination of his service within two weeks from the date when this award becomes enforceable. The said bank shall also pay him Rs. 300 by way of compensation for forced unemployment. The period between 26th May, 1955, the date of termination of service, and the date of re-instatement shall not operate as break in the continuity of service, and Shri Ram Dulare shall be deemed to have continued in service during this period. No order as to costs.
 - 11. An award is passed accordingly.

(Three pages)

The 13th January, 1958.

E. KRISHNA MURTI, Central Govt. Industrial Tribunal, Delhi,

[No. LR-10(72)/56.]

A. L. HANDA, Under Secy.

New Delhi, the 28rd January 1958

S.R.O. 438.—In exercise of the powers conferred by section 8 of the Coal Mines Labour Welfare Fund Act, 1947 (32 of 1947), read with rule 3 of the Coal Mines Labour Welfare Fund Rules, 1949, the Central Government hereby appoints Mr. R. Lall, a person nominated by the Indian Mining Association, as a member of the Advisory Committee constituted in the notification of the Government of India in the Ministry of Labour and Employment No. S.R.O. 3266, dated the 8th October 1957, vice Mr. B. Mitter resigned, and makes the following further amendment in the said notification, namely:—

for the entry "8. Mr. B. Mitter", the entry "8. Mr. R. Lall" shall be substituted.

[No. MII-3(1)/58.]

S.R.O. 434.—The Chief Inspector of Mines having nominated in pursuance of rule 4 read with rule 5 of the Coal Mines Rescue Rules, 1939, Shri R. G. Deo, Regional Inspector of Mines to be a member of the Rescue Stations Committee in the vacancy caused by the resignation of Shri G. S. Jabbi, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Labour No. S.R.O. 1136 dated the 23rd May, 1955, namely:—

In the said notification, for the entry "(1) Shri G. S. Jabbi, Deputy Chief Inspector of Mines, nominated by the Chief Inspector of Mines" the entry "(1) Shri R. G. Deo, Regional Inspector of Mines, nominated by the Chief Inspector of Mines" shall be substituted.

[No. MI-54(7)/57.]

New Delhi, the 24th January 1958

S.R.O. 435.—In exercise of the powers conferred by sub-section (1) of section 5 of the Mines Act, 1952 (35 of 1952), the Central Government has appointed Shri L. M. Missra, an officer of the Department of Mines, to be Inspector of Mines subordinate to the Chief Inspector, with effect from the 16th December, 1957.

[No. MI 48(83)/57.]

S. RANGASWAMI, Under Secy.